## COPY -Application Summit Medical Center

CN1402-004



#### STATE OF TENNESSEE Health Services and Dev Agency Office 31607001 2/14/2014 9:46 AM

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\$4,609.00 \$4,609.00

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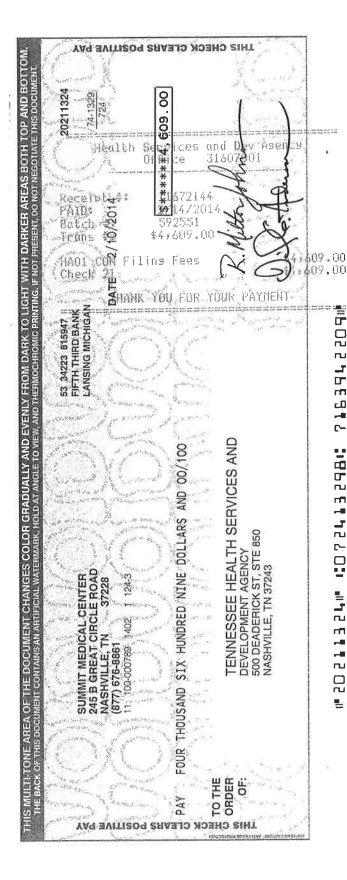
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Thank you for your payment. Have a nice day!

CN1402-004



#### DSG Development Support Group

February 13, 2014

Melanie Hill, Executive Director Tennessee Health Services and Development Agency Andrew Jackson Building, 9<sup>th</sup> Floor 502 Deaderick Street Nashville, TN 37243

RE: CON Application Submittal

Summit Medical Center--Addition of Eight Beds in Existing 7<sup>th</sup>-Floor Space Hermitage, Davidson County

Dear Mrs. Hill:

This letter transmits an original and two copies of the subject application. The affidavit and filing fee are enclosed.

I am the contact person for this project. Jerry Taylor is legal counsel. Please advise me of any additional information you may need. We look forward to working with the Agency on this project.

Respectfully, John Wellborn

John Wellborn Consultant

### TRISTAR SUMMIT MEDICAL CENTER

#### CERTIFICATE OF NEED APPLICATION TO LICENSE EIGHT ADDITIONAL MEDICAL-SURGICAL BEDS IN RENOVATED SPACE

**Submitted February 2014** 

#### PART A

#### 1. Name of Facility, Agency, or Institution

Summit Medical Center		
Name		
5655 Frist Boulevard		Davidson
Street or Route		County
Hermitage	TN	37076
City	State	Zip Code

#### 2. Contact Person Available for Responses to Questions

John Wellborn		Co	onsultant
Name	Title		
Development Support Group	jwdsg@comcast.net		
Company Name		E-N	Aail Address
4219 Hillsboro Road, Suite 210	Nashville	TN	37215
Street or Route	City	State	Zip Code
CON Consultant	615-665-2022 615-665-2042		
Association With Owner	Phone Number Fax Number		Fax Number

#### 3. Owner of the Facility, Agency, or Institution

HCA Health Services of Tennessee, Inc.		615-441-2357
Name		Phone Number
Same as in #1 above		
Street or Route		County
Hermitage	TN	37076
City	State	Zip Code

#### 4. Type of Ownership or Control (Check One)

		F. Government (State of TN or
A. Sole Proprietorship		Political Subdivision)
B. Partnership		G. Joint Venture
C. Limited Partnership		H. Limited Liability Company
D. Corporation (For-Profit)	X	I. Other (Specify):
E. Corporation (Not-for-Profit)		

PUT ALL ATTACHMENTS AT THE BACK OF THE APPLICATION IN ORDER AND REFERENCE THE APPLICABLE ITEM NUMBER ON ALL ATTACHMENTS

#### 5. Name of Management/Operating Entity (If Applicable) NA

Name		
Street or Route		County
City	State	Zip Code

#### 6. Legal Interest in the Site of the Institution (Check One)

A. Ownership	X	D. Option to Lease	
B. Option to Purchase		E. Other (Specify):	_
C. Lease of Years			

#### 7. Type of Institution (Check as appropriate—more than one may apply)

A. Hospital (Specify): General	X	I. Nursing Home	
B. Ambulatory Surgical Treatment			
Center (ASTC) Multi-Specialty		J. Outpatient Diagnostic Center	
C. ASTC, Single Specialty		K. Recuperation Center	
D. Home Health Agency		L. Rehabilitation Center	
E. Hospice		M. Residential Hospice	
F. Mental Health Hospital		N. Non-Residential Methadone	
G. Mental Health Residential Facility		O. Birthing Center	
H. Mental Retardation Institutional		P. Other Outpatient Facility	
Habilitation Facility (ICF/MR)		(Specify):	
		Q. Other (Specify):	

#### 8. Purpose of Review (Check as appropriate—more than one may apply

		G. Change in Bed Complement	
		Please underline the type of Change:	
		Increase, Decrease, Designation,	
A. New Institution		Distribution, Conversion, Relocation	X
B. Replacement/Existing Facility		H. Change of Location	
C. Modification/Existing Facility	Х	I. Other (Specify):	
D. Initiation of Health Care Service			
as defined in TCA Sec 68-11-1607(4)			
(Specify)			
E. Discontinuance of OB Service			
F. Acquisition of Equipment			

9. Bed Complement Data)

(Please indicate current and proposed distribution and certification of facility beds.) **TOTAL** CON **Beds With** approved **Current & Beds** beds Current **Proposed Proposed** (under Staffed Licensed (Change) Project **Beds** construct.) **Beds** 126 +8118 118 A. Medical B. Surgical C. Long Term Care Hosp. 24 20 24 D. Obstetrical 24 124 24 E. ICU/CCU 10 10 10 F. Neonatal G. Pediatric H. Adult Psychiatric I. Geriatric Psychiatric J. Child/Adolesc. Psych. 12 12 12 K. Rehabilitation L. Nursing Facility (non-Medicaid certified) M. Nursing Facility Lev. 1 (Medicaid only) N. Nursing Facility Lev. 2 (Medicare only) O Nursing Facility Lev. 2 (dually certified for Medicare & Medicaid) P. ICF/MR Q. Adult Chemical Dependency R. Child/Adolescent Chemical Dependency S. Swing Beds T. Mental Health

10. Medicare Provider Number:	440150
Certification Type:	general hospital
11. Medicaid Provider Number:	44-0205
Certification Type:	general hospital

188

+8

184

196

12. & 13. See page 4

Residential Treatment
U. Residential Hospice

**TOTAL** 

#### A.12. IF THIS IS A NEW FACILITY, WILL CERTIFICATION BE SOUGHT FOR MEDICARE AND/OR MEDICAID?

This is an existing facility already certified for both programs. In CY2013, Summit Medical Center had an overall payor mix of 45.7% Medicare and 10.9% TennCare/Medicaid.

A.13. IDENTIFY ALL TENNCARE MANAGED CARE ORGANIZATIONS / BEHAVIORAL HEALTH ORGANIZATIONS (MCO'S/BHO'S) OPERATING IN THE PROPOSED SERVICE AREA. WILL THIS PROJECT INVOLVE THE TREATMENT OF TENNCARE PARTICIPANTS? Yes IF THE RESPONSE TO THIS ITEM IS YES, PLEASE IDENTIFY ALL MCO'S WITH WHICH THE APPLICANT HAS CONTRACTED OR PLANS TO CONTRACT.

DISCUSS ANY OUT-OF-NETWORK RELATIONSHIPS IN PLACE WITH MCO'S/BHO'S IN THE AREA.

Summit Medical Center is fully contracted with all available TennCare MCO's in the Middle Tennessee Region. They are as follows:

Available TennCare MCO's	Applicant's Relationship
AmeriGroup	contracted
nited Community Healthcare Plan (formerly AmeriChoice)	contracted
Select	contracted

SECTION B: PROJECT DESCRIPTION

B.I. PROVIDE A BRIEF EXECUTIVE SUMMARY OF THE PROJECT NOT TO EXCEED TWO PAGES. TOPICS TO BE INCLUDED IN THE EXECUTIVE SUMMARY ARE A BRIEF DESCRIPTION OF PROPOSED SERVICES AND NEED, STRUCTURE, **SERVICE** AREA, **OWNERSHIP** EQUIPMENT, **FINANCIAL** FUNDING, RESOURCES. **PROJECT** COST. **EXISTING** FEASIBILITY AND STAFFING.

#### Proposed Services and Equipment

- TriStar Summit Medical Center is a highly utilized 188-bed community hospital located beside I-40 in Hermitage, Tennessee, in far eastern Davidson County. It is the only general acute care hospital between downtown Nashville and Lebanon (in Wilson County).
- The hospital currently operates 110 medical-surgical beds and in March 2014 will open an additional 8 beds that were previously approved in 2013, for a total of 118 beds. This current project proposes to utilize a wing of the 7<sup>th</sup> floor that currently houses an outpatient sleep lab consisting of four sleep rooms, support space for the sleep lab, and offices. As a result of this request, Summit's bed license would increase from 188 to 196. The Sleep Lab will be relocated to the 4<sup>th</sup> floor of the medical office building attached to Summit's main campus. The Sleep Lab's capacity (4 rooms) will not change.

#### Ownership Structure

• TriStar Summit Medical Center is an HCA facility owned by HCA Health Services of Tennessee, Inc., whose ultimate parent company is HCA, Inc. Attachment A.4 contains details, an organization chart, and information on Tennessee facilities owned by HCA.

#### Service Area

• The project's primary service area will reflect the hospital's primary service area. That area consists of Davidson and Wilson Counties. Approximately 87.6% of Summit's admissions came from those two counties in 2013. No other county contributed as much as 2% of Summit's admissions.

#### Need

- In CY2012, medical-surgical bed average annual occupancy in 2012 was 83.4%.
- In CY 2013, Summit's medical-surgical bed occupancy averaged 87.5%.
- The eight approved orthopedic beds to open at Summit in the Spring of 2014, as part of a prior approved building project, will not fully relieve midweek occupancy pressures on medical-surgical beds. This proposed second 8-bed addition on the seventh floor is projected to relieve midweek occupancy pressures. It will be constructed in existing space, rather than by expensive new construction.

#### **Existing Resources**

- The most recent (2012) Joint Annual Reports indicated that there are 10 general hospital facilities in the two-county primary service area, with a total of 3,610 licensed beds. This excludes five facilities or campuses dedicated to psychiatric, rehabilitation, and long term acute care services.
- Summit is the only hospital on the eastern suburban edge of Davidson County, readily accessible to high-growth suburban communities in and around Hermitage and Mt. Juliet. It is a significant distance and drive time from the nearest hospitals east and west of it. It serves suburban patients and their physicians who do not want to make long drives to alternative acute care facilities.

#### Project Cost, Funding, Financial Feasibility, and Staffing

- The estimated cost of the project is \$1,812,402, all of which will be provided through a cash transfer from Summit's parent company, HCA.
- Summit's utilization ensures that the proposed beds will operate at high occupancy and with a positive financial margin.
- This small bed addition will require the addition of approximately 8.5 nurse and nurse tech FTE's.

B.II. PROVIDE A DETAILED NARRATIVE OF THE PROJECT BY ADDRESSING THE FOLLOWING ITEMS AS THEY RELATE TO THE PROPOSAL.

B.II.A. DESCRIBE THE CONSTRUCTION, MODIFICATION AND/OR RENOVATION OF THE FACILITY (EXCLUSIVE OF MAJOR MEDICAL EQUIPMENT COVERED BY T.C.A. 68-11-1601 et seq.) INCLUDING SQUARE FOOTAGE, MAJOR AREAS, ROOM CONFIGURATION, ETC.

#### Physical Description

The project will require renovation of the west wing of Summit Medical Center's seventh floor. The west wing as built was partitioned into space equivalent to patient room sizes, but has been used for Sleep Lab services in recent years. Those rooms provide overnight stays to evaluate sleep disorders, but they are not inpatient acute care beds; nor are they now licensed as such. Adding eight medical-surgical beds at that location will increase Summit's licensed bed complement by only 4.3%, from 188 to 196 beds. The seventh-floor work to be performed will consist of major and minor renovation in 4,406 SF of space, and will include adding handicapped-accessible bathrooms. A floor plan of the proposed renovation is provided on the second following page.

The Sleep Lab currently consists of four sleep rooms, support spaces for the sleep rooms, and offices. It will be relocated to medical office building space on the Summit campus, owned by Summit. It will require renovation of approximately 3,000 SF. Its capacity (four sleep rooms) will remain the same.

Tabl	le Two-A: Summary	of Proposed Bed Cha	nges
	Current Licensed Beds	Proposed Licensed Beds	Change in Licensed Beds
Medical-Surgical	118	126	+8
Total Hospital	188	196	+8 (+4.3%)

Source: HCA Development Department

Table Two-B: Summary of Construction	
Total Square Feet	
Area of New Construction	0
Area of RenovationSeventh Floor Beds	4,406 SF
Area of RenovationMOB (Sleep Lab)	3,000 SF*
Total Area of Construction	7,406 SF

Source: HCA Development Department. Sleep lab will have 2,936 usable SF.

#### Operational Schedule

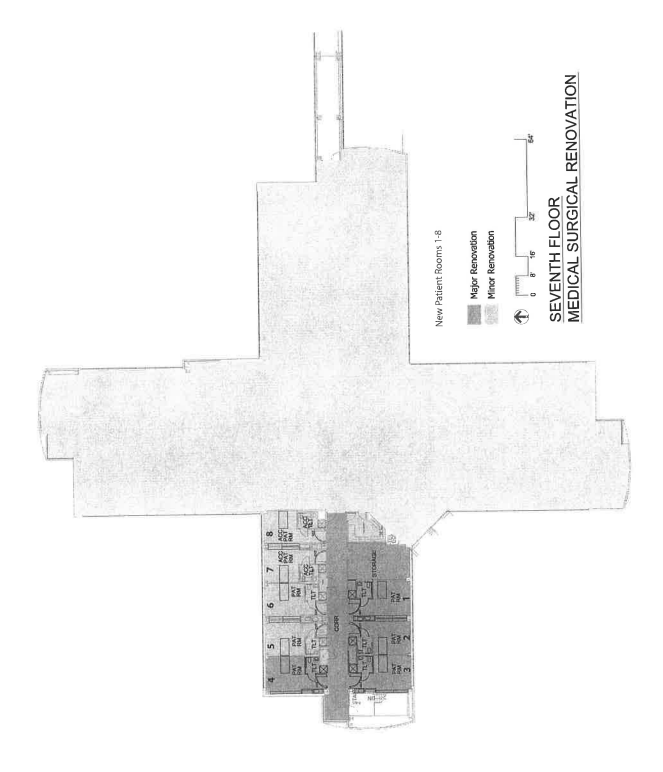
The eight beds will be available for acute inpatient medical-surgical care 24 hours daily, throughout the year. The applicant intends to open them on or before January 1, 2015. CY2015 is their projected first full year of operation. The Sleep Lab will continue to be available during normal operating hours, Monday through Friday.

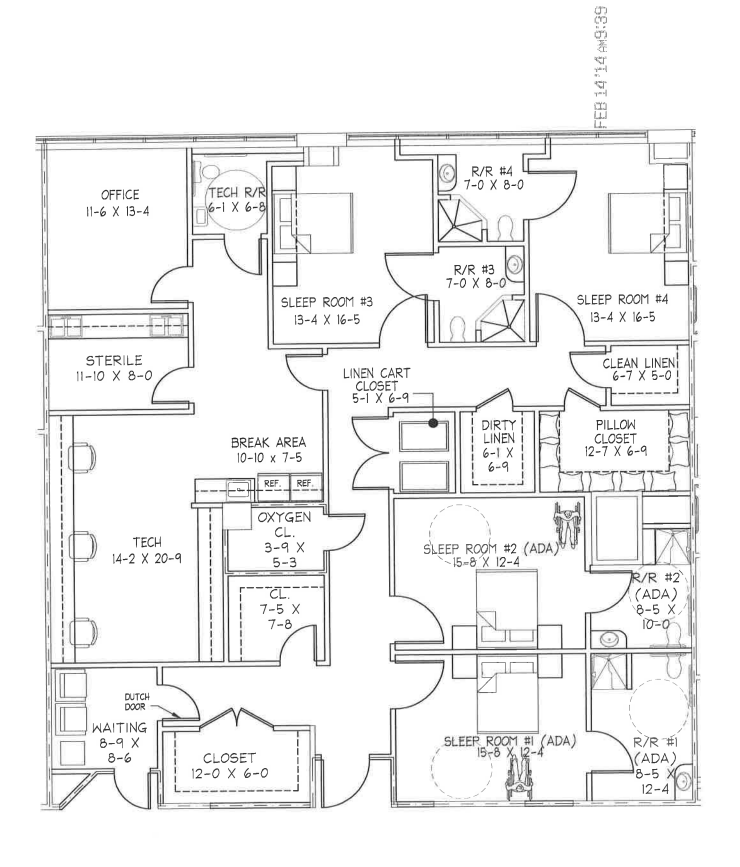
#### Cost and Funding

The project cost is estimated at \$1,812,402. This will be funded entirely by HCA, Inc., TriStar Summit Medical Center's ultimate parent company, through a cash transfer to TriStar Health System, HCA's regional office.

#### Ownership

Summit Medical Center is owned and operated by HCA Health Services of Tennessee, Inc., which is wholly owned through entities wholly owned by HCA, Inc., a national hospital company based in Nashville, Tennessee. Attachment A.4 contains an organization chart of the applicant's chain of ownership up to the parent company.







#### SUMMIT SLEEP LAB PRELIMINARY 1 - 2,936 U.S.F.

FILE: AE14-001 SCALE: ½" = 1-0" 2,936 U.S.F. SUMMIT MOBI 5651 FRIST BLVD. HERMITAGE, TENNESSEE APPLICANTS WITH HOSPITAL PROJECTS (CONSTRUCTION COST IN EXCESS OF \$5 MILLION) AND OTHER FACILITY PROJECTS (CONSTRUCTION COST IN EXCESS OF \$2 MILLION) SHOULD COMPLETE THE SQUARE FOOTAGE AND COSTS PER SQUARE FOOTAGE CHART...

Not applicable; the project cost is below that review threshold.

#### PLEASE ALSO DISCUSS AND JUSTIFY THE COST PER SQUARE FOOT FOR THIS PROJECT.

The estimated \$1,163,133 renovation cost of the project is approximately \$157 per SF--with the bed wing averaging approximately \$224 PSF, and the Sleep Lab MOB renovation averaging approximately \$59 PSF (these are rounded numbers).

	Table Two: C	Construction Cost PS	F
Component	<b>Construction Cost</b>	SF of Renovation	Construction Cost PSF
th Floor Beds	\$984,973	4,406	\$223.55
leep Lab	\$176,160	3,000	\$58.72
Total Project	\$1,161,143	7,406	\$156.78
	\$1,161,143	7,406	\$156.7

The 2010-12 hospital construction projects approved by the HSDA had the following costs per SF. The Summit project's bed wing construction cost of approximately \$224 PSF is below the 3<sup>rd</sup> quartile average Statewide. The project's overall total construction cost average of approximately \$157 PSF is below the Statewide median.

Table	Applications App	struction Cost Per Squa proved by the HSDA 2010 – 2012	are Foot						
	Renovation New Construction Total Construction								
1st Quartile	\$99.12/sq ft	\$234.64/sq ft	\$167.99/sq ft						
Median	\$177.60/sq ft	\$259.66/sq ft	\$235.00/sq ft						
3 <sup>rd</sup> Quartile	\$249.00/sq ft	\$307.80/sq ft	\$274.63/sq ft						

Source: Health Services and Development Agency website, 2014

IF THE PROJECT INVOLVES NONE OF THE ABOVE, DESCRIBE THE DEVELOPMENT OF THE PROPOSAL.

Not applicable.

B.II.B. IDENTIFY THE NUMBER AND TYPE OF BEDS INCREASED, DECREASED, CONVERTED, RELOCATED, DESIGNATED, AND/OR REDISTRIBUTED BY THIS APPLICATION. DESCRIBE THE REASONS FOR CHANGE IN BED ALLOCATIONS AND DESCRIBE THE IMPACT THE BED CHANGE WILL HAVE ON EXISTING SERVICES.

Table Four: Propos	ed Changes in Assignment of at Summit Medical Center	
Bed Type	Current Bed Assignment (Approved Complements)	Proposed Bed Assignment (Change)
General Medical-Surgical	118 (includes 8 beds to be operational* in March 2014)	126 (+8)
Critical Care	24	24
NICU	10	10
Obstetrics	24	24
Rehabilitation	12	12
Total Licensed Beds	188	196 (+8)

Source: Hospital Management

<sup>\*</sup>This 8-bed surgical unit for the Joint Replacement program has been constructed; and it received TDH occupancy approval in late January 2014. However, it will not open until March 2014 due to delays in equipment delivery. It is listed in Part A as existing licensed beds.

B.II.C. AS THE APPLICANT, DESCRIBE YOUR NEED TO PROVIDE THE FOLLOWING HEALTH CARE SERVICES (IF APPLICABLE TO THIS APPLICATION):

- 1. ADULT PSYCHIATRIC SERVICES
- 2. ALCOHOL AND DRUG TREATMENT ADOLESCENTS >28 DAYS
- 3. BIRTHING CENTER
- 4. BURN UNITS
- 5. CARDIAC CATHETERIZATION SERVICES
- 6. CHILD AND ADOLESCENT PSYCHIATRIC SERVICES
- 7. EXTRACORPOREAL LITHOTRIPSY
- 8. HOME HEALTH SERVICES
- 9. HOSPICE SERVICES
- 10. RESIDENTIAL HOSPICE
- 11. ICF/MR SERVICES
- 12. LONG TERM CARE SERVICES
- 13. MAGNETIC RESONANCE IMAGING (MRI)
- 14. MENTAL HEALTH RESIDENTIAL TREATMENT
- 15. NEONATAL INTENSIVE CARE UNIT
- 16. NON-RESIDENTIAL METHADONE TREATMENT CENTERS
- 17. OPEN HEART SURGERY
- 18. POSITIVE EMISSION TOMOGRAPHY
- 19. RADIATION THERAPY/LINEAR ACCELERATOR
- 20. REHABILITATION SERVICES
- 21. SWING BEDS

#### Need for More Medical-Surgical Beds at Summit Medical Center

In July 2013, the HSDA approved Summit's application CN1304-011, for addition of twelve rehabilitation beds and formation of an eight-bed orthopedic surgical bed unit specifically for a new Joint Replacement program. The twelve rehabilitation beds were opened six months later, on December 26, 2013. The eight-bed Joint Replacement unit is under construction and is expected to open during March, 2014. Neither of those changes will increase Summit's 188-bed license, because they are being offset by closure of twenty psychiatric beds.

However, even with the eight Joint Replacement beds in service, Summit will still have a current need for additional bed capacity for *medical* admissions, especially on the 7<sup>th</sup> Floor, where cardiology, neurology, and stroke patients receive care. As Summit projected to the HSDA in that prior application, even with the eight new orthopedic beds in service, its medical-surgical complement (118) would still reach 85% *average* annual occupancy in CY2015. An 85% average annual occupancy means that during the middle

of the week, when patient census is highest in medical-surgical units, occupancy of beds will be higher than 85%. And on weekends it will be lower than 85%.

The need is visually demonstrated by Figure One on the following page. It shows Summit's actual CY2012 and CY2013 medical-surgical inpatient census, plotted against 85% occupancy for three different bed capacity scenarios:

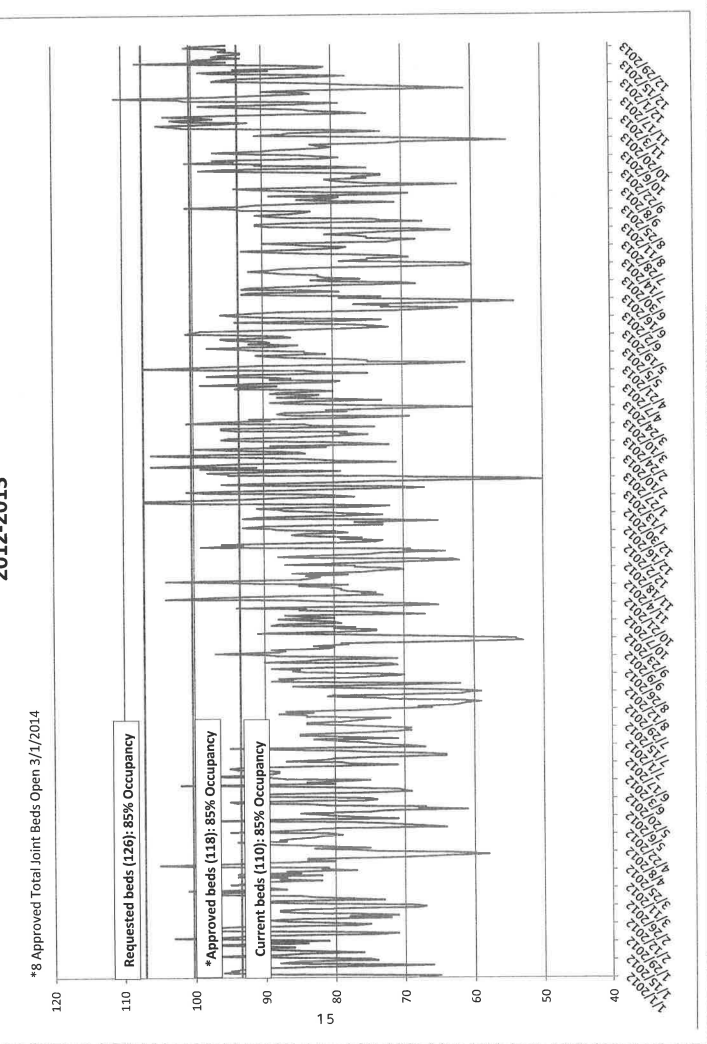
- (a) 110 medical-surgical beds, the current medical-surgical bed complement for many years;
- (b) 118 medical-surgical beds, the complement to be available in March, 2014 when the eight-bed Joint Replacement unit opens; and
- (c) 126 medical-surgical beds, the complement proposed in this application for the west wing of the seventh floor.

The lowest line (110 beds) demonstrates that last year's approved CN1304-011 was appropriate to address chronically excessively high occupancy spikes mid-week. During 2012, medical-surgical bed occupancy reached or exceeded 85% on 45 days. During 2013, it met or exceeded 85% on 96 days.

The middle line (118 beds) illustrates that even the eight additional Joint Replacement Beds will not eliminate frequent mid-week surges of occupancies above 80% to 85%. There will still be many times when new patients must be held waiting in the ED, the Post-Anesthesia Care Unit (recovery beds) or even the ICU, until beds become available. That is inappropriate and inefficient.

Third, the occupancy line for the proposed 126 medical-surgical beds shows that 126 beds are appropriate even if Summit's CY2015 admissions were to remain level after CY2013 (which is unlikely). The additional seventh-floor beds being requested for medical admissions will result in more manageable and efficient utilization mid-week, reducing the times that patients needing beds are kept waiting in the Emergency Room, the PACU (Recovery), or ICU.

Historical MedSurg Daily Census w/ Current & Future Occupancy Figure One: TriStar Summit Medical Center 2012-2013



#### No Reasonable Alternatives at Other Hospitals in the Primary Service Area

While there are some underutilized hospital beds reported in Davidson County and Wilson County, the applicant does not regard them as viable options for residents of high-growth suburbs. Several factors should be considered.

First, Summit is in Hermitage, in far eastern Davidson County. It is an *average* of approximately 27 miles and 70 minutes' *round trip* drive to and from alternative hospitals in its primary service area. That is too long a travel time for many suburban families who need to travel to and from hospitalized family members every day. Summit Medical Center was originally approved so that Hermitage area residents would not be forced into such long travel times to older hospitals. The same is true of all the suburban hospitals ringing the Nashville metropolitan area. As Nashville's population grows and its traffic increases, the need to widely distribute beds to suburban growth areas of the city also increases. The CON Board has historically recognized this need, by repeatedly approving expansions of services and beds at suburban hospitals.

Second, Summit estimates that approximately 80% of its admitting physicians now practice primarily or almost exclusively at Summit. Most cannot practice productively at multiple hospitals that are a long drive from Summit. It is problematic to ask unwilling patients to change physicians or service sites, simply to be able to fill up distant hospital beds. So there is a need to maintain reasonable bed availability in Hermitage, for those patients whose physicians can care for them only at Summit. While many patients can wait for an admission, many others cannot--for example, many medical patients and those with emergency surgeries. Suburban bed need should be locally met.

#### B.II.D. DESCRIBE THE NEED TO CHANGE LOCATION OR REPLACE AN EXISTING FACILITY.

Not applicable. The project does neither of those things.

B.II.E. DESCRIBE THE ACQUISITION OF ANY ITEM OF MAJOR MEDICAL EQUIPMENT (AS DEFINED BY THE AGENCY RULES AND THE STATUTE) WHICH EXCEEDS A COST OF \$1.5 MILLION; AND/OR IS A MAGNETIC RESONANCE IMAGING SCANNER (MRI), POSITRON EMISSION TOMOGRAPHY (PET) SCANNER, EXTRACORPOREAL LITHOTRIPTER AND/OR LINEAR ACCELERATOR BY RESPONDING TO THE FOLLOWING:

- 1. For fixed site major medical equipment (not replacing existing equipment):
  - a. Describe the new equipment, including:
    - 1. Total Cost (As defined by Agency Rule);
    - 2. Expected Useful Life;
    - 3. List of clinical applications to be provided; and
    - 4. Documentation of FDA approval.
  - b. Provide current and proposed schedule of operations.
- 2. For mobile major medical equipment:
  - a. List all sites that will be served;
  - b. Provide current and/or proposed schedule of operations;
  - c. Provide the lease or contract cost;
  - d. Provide the fair market value of the equipment; and
  - e. List the owner for the equipment.
- 3. Indicate applicant's legal interest in equipment (e.g., purchase, lease, etc.) In the case of equipment purchase, include a quote and/or proposal from an equipment vendor, or in the case of an equipment lease provide a draft lease or contract that at least includes the term of the lease and the anticipated lease payments.

Not applicable. There is no major medical equipment proposed in this project.

B.III.A. ATTACH A COPY OF THE PLOT PLAN OF THE SITE ON AN 8-1/2" X 11" SHEET OF WHITE PAPER WHICH MUST INCLUDE:

- 1. SIZE OF SITE (IN ACRES);
- 2. LOCATION OF STRUCTURE ON THE SITE;
- 3. LOCATION OF THE PROPOSED CONSTRUCTION; AND
- 4. NAMES OF STREETS, ROADS OR HIGHWAYS THAT CROSS OR BORDER THE SITE.

PLEASE NOTE THAT THE DRAWINGS DO NOT NEED TO BE DRAWN TO SCALE. PLOT PLANS ARE REQUIRED FOR ALL PROJECTS.

See Attachment B.III.A.

B.III.B.1. DESCRIBE THE RELATIONSHIP OF THE SITE TO PUBLIC TRANSPORTATION ROUTES, IF ANY, AND TO ANY HIGHWAY OR MAJOR ROAD DEVELOPMENTS IN THE AREA. DESCRIBE THE ACCESSIBILITY OF THE PROPOSED SITE TO PATIENTS/CLIENTS.

Summit Medical Center is located in Hermitage, on the far eastern edge of Davidson County near the Wilson County line. The hospital is on the west side of Old Hickory Boulevard / Highway 45, approximately one mile north of Exit 221 from I-40, and is visible from that exit. Summit serves patients primarily from eastern Davidson County and western Wilson County. Interstate I-40 and U.S. Highway 70, which run east and west between Nashville and Lebanon, are the service area's principal east-west roadways; Old Hickory Boulevard is one of the service area's major roadways running north-south beside the Summit campus.

Summit is very accessible to western Wilson County, as well as to eastern Davidson County between Old Hickory Lake (the Cumberland River) and the areas west, north, and east of Percy Priest Lake. The rapidly growing Mt. Juliet community is the fastest growing sector of western Wilson County; and Mt. Juliet is much closer to Summit Medical Center (6.9 miles; 15 minutes) than it is to University Medical Hospital in Lebanon (13.2 miles; 19 minutes).

Table Five: Round Between Hermitage and Other Med				rvice Area
between Hermitage and Other Fred	Mileage	Time	Mileage	Time
Location of Medical-Surgical Beds	1-Way	1-Way	Rd-Trip	Rd-Trip
Centennial Medical Center	13.6	19 min.	27.2	38 min.
Metro NV General Hospital	13.8	19 min.	27.6	38 min.
Saint Thomas Midtown Hospital	13.1	17 min.	26.2	34 min.
Saint Thomas West Hospital	16.8	21 min.	33.6	42 min.
Skyline Medical Center, Nashville	16.8	20 min.	17.5	40 min.
Southern Hills Medical Center	11.1	18 min.	22.2	36 min.
The Center for Spinal Surgery	13.3	18 min.	26.6	36 min
Vanderbilt Medical Center	13.4	18 min.	26.8	36 min.
University Medical Center (UMC)	21.5	24 min.	43.0	48 min
One Way Avenue	13.3 mi.	17.4 min.	25.1 mi.	34.8 min.
One-Way Average Round-Trip Average	26.6 mi.	34.8 min.	50.2 mi.	69.6 min.

Source: Google Maps, January 2014. All facilities are in Davidson County, except UMC, which is in Lebanon, Wilson County.

B.IV. ATTACH A FLOOR PLAN DRAWING FOR THE FACILITY WHICH INCLUDES PATIENT CARE ROOMS (NOTING PRIVATE OR SEMI-PRIVATE), ANCILLARY AREAS, EQUIPMENT AREAS, ETC.

See attachment B.IV.

#### IV. FOR A HOME CARE ORGANIZATION, IDENTIFY

- 1. EXISTING SERVICE AREA (BY COUNTY);
- 2. PROPOSED SERVICE AREA (BY COUNTY);
- 3. A PARENT OR PRIMARY SERVICE PROVIDER;
- 4. EXISTING BRANCHES AND/OR SUB-UNITS; AND
- 5. PROPOSED BRANCHES AND/OR SUBUNITS.

Not applicable. The application is not for a home care organization.

#### C(I) NEED

- C(I).1. DESCRIBE THE RELATIONSHIP OF THIS PROPOSAL TO THE IMPLEMENTATION OF THE STATE HEALTH PLAN AND TENNESSEE'S HEALTH: GUIDELINES FOR GROWTH.
- A. PLEASE PROVIDE A RESPONSE TO EACH CRITERION AND STANDARD IN CON CATEGORIES THAT ARE APPLICABLE TO THE PROPOSED PROJECT. DO NOT PROVIDE RESPONSES TO GENERAL CRITERIA AND STANDARDS (PAGES 6-9) HERE.
- B. APPLICATIONS THAT INCLUDE A CHANGE OF SITE FOR A HEALTH CARE INSTITUTION, PROVIDE A RESPONSE TO GENERAL CRITERION AND STANDARDS (4)(a-c).

#### Project-Specific Review Criteria--Acute Care Bed Services

From an areawide planning standpoint, this project adds a negligible number of acute care beds. It increases service area's acute care beds by only 8 beds--an insignificant change of one-fifth of one percent of the service area's total 3,999 licensed hospital beds (all licensed acute care beds), and three-fourths of 1% of the bed surplus projected by the Department of Health for CY 2018.

1. The following methodology should be used and the need for hospital beds should be projected four years into the future from the current year...(guidelines detail the steps of the bed need projection methodology; see pp. 15-16 of Guidelines for Growth.)

The Tennessee Department of Health's most recently issued bed need projection (for 2014-2018) is provided following this response. It indicates a surplus of 1,053 acute care hospital beds of all types in the project's service area, Davidson and Wilson Counties. This project would increase the surplus by approximately three-fourths of one percent.

		Minimal Impa vice Area Hosp			
	Licensed Beds	Bed Surplus 2018	Proposed New Beds	% of Licensed Beds	% of Bed Surplus
	2.754	0.40	1.0	less than ¼ of	lo thou 10/
Davidson Co.	3,754	940	+8	1%	less than 1%
Wilson Co.	245	113	0	0	0
Primary				1/5 010/	0/4 640/
Service Area	3,999	1,053	+8	1/5 of 1%	3/4 of 1%

Source: TN Department of Health Hospital Bed Need Projection, 2014-2018.

# ACUTE-CARE BED NEED PROJECTIONS FOR 2014 AND 2018, BASED ON FINAL 2012 HOSPITAL JARS

	INPATIENT	ADC	NEED	2012	2014	2018	ADC-2014   N	NEED 2014	ADC-2018	NEED 2018  L	LICENSED ST	STAFFED LIC	LICENSED STA	STAFFED
	DAYS						1		-	1	-6	1		
Anderson	47,731	131	164	94,639	95,470	97,048	132	165	134	168	301	255	-133	-87
Beford	7,281	20	30	17,853	18,323	19,505	20	31	22	33	09	09	-27	-27
Benton	1,959	5	11	2,278	2,264	2,243	2	11	2	11	25	12	-14	~
Bledsoe	2,984	∞	15	2,088	2,078	2,085	80	15	80	15	25	25	-10	-10
Blount	51,235	140	176	97,454	99,770	104,941	144	180	151	189	304	238	-115	-49
Bradley	38,232	105	131	82,623	84,112	87,052	107	133	110	138	351	207	-213	69-
Campbell	18,681	51	89	21,557	21,827	22,326	52	69	53	70	120	26	-50	-27
Cannon	6,638	18	28	3,813	3,874	3,969	18	29	19	29	09	20	-31	-21
Carroll	6,718	18	28	14,137	14,118	14,111	18	28	18	28	115	89	-87	40
Carter	15,622	43	58	29,978	30,095	30,448	43	58	43	59	121	6/	-62	-20
Cheatham	1,549	4	တ	1,364	1,381	1,413	4	6	4	6	12	12	ကု	ကု
Chester	ř	•	•				·	:⊛	3.5.		9	8	2	8
Claiborne	7.878	22	32	12.643	12,753	13.009	22	33	22	33	85	39	-52	မှ
Clav	5.592	15	24	5,364	5,343	5,345	15	24	15	24	36	34	-12	-10
Cocke	7.541	21	31	16,066	16,425	17,225	21	32	22	33	74	36	4	ကု
Coffee	31,305	98	107	56,704	57,545	59,957		109	91	113	214	159	-101	-46
Crockett	,						٠	:0		٠	94	34	H.	0
Cumberland	21.801	09	78	45,561	46,213	48.038	61	79	63	8	189	123	-108	-42
Davidson	763,385	2.092	2.614	1,451,264	1,488,518	1,562,068	2,145	2.681	2,251	2,814	3,754	3,129	-940	-315
Decatur	3,411	တ	16	5,011	5,052	5,157	တ	17	10	17	40	27	-23	-10
DeKalb	4,110	1	19	7,665	7,707	7,805	11	19	12	19	7.1	26	-52	-37
Dickson	18,017	49	99	33,604	33,850	34,413	20	99	51	29	157	120	-90	-53
Dyer	12,937	35	49	33,319	33,224	33,183	35	49	35	49	225	120	-176	-71
Fayette	714	2	5	2,325	2,406	2,603	2	5	2	9	46	10	40	4
Fentress	0	0	0	8	ji <del>e</del>	340	•	38	•	8	82	. 54	14	
Franklin	22,404	61	80	33,182	33,338	33,983	62	80	63	81	152	110	-71	-59
Gibson	5,069	14	23	7,947	8,051	8,206		23	14	23	209	06	-186	-67
Giles	9,124	25	37	12,333	12,327	12,331	25	37	25	37	92	81	-58	-44
Grainger	٠		2	2.	*	8	*	•	•	•	•	:(46)	22.	
Greene	27,601	9/	96	50,076	50,565	51,689	9/	26	78	66	240	170	-141	-71
Grundy	380	***	٠	2	*	8	æ(	8	•	2	٠	*3	5/2	48
Hamblen	39,464	108	135	76,894	77,909	80,095	110	137	113	141	302	212	-161	-71
Hamilton	392,786	1,076	1,345	696,028	710,184	736,123	1,098	1,372	1,138	1,423	1,551	1,235	-128	188
Hancock	1,229	က	00	1,661	1,655	1,652	က	80	8	∞	10	10	-5	-5
Hardeman	815	2	9	2,537	2,508	2,480	2	9	2	9	51	23	-45	-17
Hardin	7,103	20	30	14,725	14,795	14,963	20	30	20	30	58	49	-28	-19
Hawkins	3,542	10	17	10,354	10,441	10,555	10	17	9	17	20	46	-33	-29
Haywood	1,617	4	6	3,872	3,831	3,811	4	6	4	6	62	36	-53	-27
Henderson	2.444	7	13	6,143	6,182	6,284	7	13	7	13	45	45	-32	-32
Henry	16,775	46	62	28,422	28,546	28,712	46	62	46	62	142	101	-80	-39
Hickman	492	_	4	1,425	1,427	1,444	-	4	÷	4	15	15	-11	-1
Houston	2,870	80	14	4,017	4,052	4,109	00	15	00	15	25	25	4	10 210
									•				an	

# ACUTE-CARE BED NEED PROJECTIONS FOR 2014 AND 2018, BASED ON FINAL 2012 HOSPITAL JARS

COUNTY	2012	٦	CURRENT	SERVICE	SERVICE AREA POPU	LATION	PROJECTED	CTED	PROJECTE	ECTED	2012 ACTUAL BEDS		SHORTAGE/SURPLU	PLUS
	INPATIENT	ADC	NEED	2012	2014	2018	ADC-2014	NEED 2014	ADC-2018	NEED 2018	LICENSED STAFFED	TAFFED 1	ICENSED STAFFE	FED
	DAYS													
Union	•	*	5)	3.40	*	2	20	**	62		100		9%(\$	e.
Van Buren				9	33	1		204	3.8		***	(60)	*	٠
Warren	11,619	32	45	21,743	21,931	22,287		45	33	46		48	-79	-5
Washington	167,908	460	575	202,955	206,820	214,435	469	586	486	809		581	27	27
Wayne	1,990	9	1	4,701	4,683	4,647	5	11	5	11		32	69-	-21
Weakley	6,398	48	27	17,299	17,478	17,808	18	27	18	28		65	-72	-37
White	7,122	20	30	10,543	10,722	11,141	20	30	21	31		44	-29	-13
Williamson	31,464	98	108	99,271	103,289	111,805	06	112	26	121	185	185	\$ <del>\</del>	49
Wilson	34,781	92	119	56,265	58,335	62,267	66	124	105	132	7	245	-113	-113

Source: Tennessee Department of Health, Division of Policy, Planning and Assessment, Office of Health Statistics.

11/14/2013

Data from Final JAR-Hospitals Schedules F and G. Underlying Tennessee population estimates and projections (2013 Series) from Office of Health Statistics. Projections and estimates for other states obtained from those states.

- 2. New hospital beds can be approved in excess of the "need standard for a county" if the following criteria are met:
- a) All existing hospitals in the projected service area have an occupancy level greater than or equal to 80% for the most recent joint annual report. Occupancy should be based on the number of licensed beds rather than on staffed beds.
- b) All outstanding new acute care bed CON projects in the proposed service area are licensed.
- c) The Health Facilities Agency may give special consideration to acute care bed proposals for specialty health service units in tertiary care regional referral hospitals.

None of these exceptions applies to this project. Areawide hospital bed occupancy at the area's general hospitals, as reported in their 2012 Joint Annual Reports, averaged below 80%. Vanderbilt Medical Center has had major bed additions approved since 2007, which are not fully implemented. The applicant is not a tertiary care regional referral hospital.

#### The Framework for Tennessee's Comprehensive State Health Plan Five Principles for Achieving Better Health

The following Five Principles for Achieving Better Health serve as the basic framework for the State Health Plan. After each principle, the applicant states how this CON application supports the principle, if applicable.

#### 1. Healthy Lives

The purpose of the State Health Plan is to improve the health of Tennesseans. Every person's health is the result of the interaction of individual behaviors, society, the environment, economic factors, and our genetic endowment. The State Health Plan serves to facilitate the collaboration of organizations and their ideas to help address health at these many levels.

This project will enable Summit Medical Center to continue to assure appropriate medical and surgical intervention for patients residing in its suburban service area, where those patients would have difficulty utilizing another hospital without changing their physician, and without driving long distances.

#### 2. Access to Care

Every citizen should have reasonable access to health care.

Many elements impact one's access to health care, including existing health status, employment, income, geography, and culture. The State Health Plan can provide standards for reasonable access, offer policy direction to improve access, and serve a coordinating role to expand health care access.

Summit was originally approved, and has since grown, to be the primary hospital resource for large numbers of residents of a high-growth suburban area in eastern Davidson and western Wilson Counties. The incremental addition of beds to improve these persons' convenient access to care is appropriate under this criterion of the Plan.

#### 3. Economic Efficiencies

The state's health care resources should be developed to address the needs of Tennesseans while encouraging competitive markets, economic efficiencies and the continued development of the state's health care system. The State Health Plan should work to identify opportunities to improve the efficiency of the state's health care system and to encourage innovation and competition.

This project increases hospital choice for area patients, because without these beds it would become very difficult for all persons needing local hospitalization to achieve it,

during periods of high demand. It is efficient to use existing rooms to meet this need, since they are available. It is efficient for patients and their families not to have commute to other hospital locations for care they want to obtain locally. It encourages competition by allowing Summit to have sufficient beds to meet the needs of persons wanting to choose Summit for their care.

#### 4. Quality of Care

Every citizen should have confidence that the quality of health care is continually monitored and standards are adhered to by health care providers. Health care providers are held to certain professional standards by the state's licensure system. Many health care stakeholders are working to improve their quality of care through adoption of best practices and data-driven evaluation.

TriStar hospitals such as Summit Medical Center pursue and maintain high quality standards in their services, as defined by best practices standards within HCA as well as by standards promulgated by State licensure.

#### 5. Health Care Workforce

The state should support the development, recruitment, and retention of a sufficient and quality health care workforce. The state should consider developing a comprehensive approach to ensure the existence of a sufficient, qualified health care workforce, taking into account issues regarding the number of providers at all levels and in all specialty and focus areas, the number of professionals in teaching positions, the capacity of medical, nursing, allied health and other educational institutions, state and federal laws and regulations impacting capacity programs, and funding.

This project will not affect the health care workforce to any significant degree.

#### C(I).2. DESCRIBE THE RELATIONSHIP OF THIS PROJECT TO THE APPLICANT'S LONG-RANGE DEVELOPMENT PLANS, IF ANY.

As stated, this project continues to implement HCA TriStar's plan to provide needed acute care services to suburban locations close to many patients' homes, as well as at its Centennial Medical Center tertiary referral hospital in central Davidson County.

C(I).3. IDENTIFY THE PROPOSED SERVICE AREA AND JUSTIFY THE REASONABLENESS OF THAT PROPOSED AREA. SUBMIT A COUNTY-LEVEL MAP INCLUDING THE STATE OF TENNESSEE CLEARLY MARKED TO REFLECT THE SERVICE AREA. PLEASE SUBMIT THE MAP ON A 8-1/2" X 11" SHEET OF WHITE PAPER MARKED ONLY WITH INK DETECTABLE BY A STANDARD PHOTOCOPIER (I.E., NO HIGHLIGHTERS, PENCILS, ETC.).

Summit Medical Center receives approximately 87.6% of its admissions from Davidson and Wilson Counties. On a sub-county level, Summit receives most of its admissions from eastern Davidson County and western Wilson County. Table Seven below mirrors the medical-surgical patient origin experience of the hospital in CY2013.

A service area map and a map showing the location of the service within the State of Tennessee are provided as Attachments C, Need--3 at the back of the application.

Summit Medical C	Table Seven: Proje Center Medical-Surgi	ected Patient Origin cal Admissions To Pro	posed Eight Beds
PSA County	Percent of Total	Yr. 1 Admissions	Yr. 2 Admissions
Davidson	58.4%	82	111
Wilson	29.2%	41	56
PSA Subtotal	87.6%	123	167
Other Counties or States (2% each)	12.4%	17	23
Total	100.0%	140	190

Source: Applicant's CY2013 records.

#### C(I).4.A DESCRIBE THE DEMOGRAPHICS OF THE POPULATION TO BE SERVED BY THIS PROPOSAL.

Please refer to Table Eight on the following page. The county-based primary service area is increasing in population. The State projects that the total population will increase by 4.5% between 2014 and 2018, compared to 3.4% for the State in that period. The elderly 65+ population will increase by 16.3%, compared to 12.4% for the State in that period. The primary service area's income, poverty and TennCare profiles differ somewhat from the State average, with Wilson County being significantly higher in household income, and significantly lower in poverty rate, and TennCare enrollment percentages, than Davidson County.

### Table Eight: Demographic Characteristics of Primary Service Area Counties Summit Medical Center 2014-2018

Demographic	Davidson County	Wilson County	PRIMARY SERVICE AREA	STATE OF TENNESSEE
Median Age-2010 US Census	33.9	39.3	36.6	38.0
Total Population-2014	656,385	124,073	780,458	6,361,070
Total Population-2018	682,330	133,357	815,687	6,575,165
Total Population-% Change 2014 to 2018	4.0%	7.5%	4.5%	3.4%
Age 65+ Population-2014	74,375	17,944	92,319	878,496
% of Total Population	11.3%	14.5%	11.8%	13.8%
Age 65+ Population-2018	85,594	21,745	107,339	987,074
% of Population	12.5%	16.3%	13.2%	15.0%
Age 65+ Population- % Change 2014-2018	15.1%	21.2%	16.3%	12.4%
Median Household Income	\$46,676	\$61,353	\$54,015	\$44,140
TennCare Enrollees (9/13)	119,726	14,575	134,301	1,198,663
Percent of 2013 Population Enrolled in TennCare	18.2%	11.7%	17.2%	18.8%
Persons Below Poverty Level (2014)	121,431	11,539	132,970	1,100,465
Persons Below Poverty Level As % of Population (US Census)	18.5%	9.3%	17.0%	17.3%

Sources: TDH Population Projections, Feb. 2008; U.S. Census QuickFacts and FactFinder2; TennCare Bureau. PSA data is unweighted average or total of county data. NR means not reported in U.S. Census source document.

C(I).4.B. DESCRIBE THE SPECIAL NEEDS OF THE SERVICE AREA POPULATION, INCLUDING HEALTH DISPARITIES, THE ACCESSIBILITY TO CONSUMERS, PARTICULARLY THE ELDERLY, WOMEN, RACIAL AND ETHNIC MINORITIES, AND LOW-INCOME GROUPS. DOCUMENT HOW THE BUSINESS PLANS OF THE FACILITY WILL TAKE INTO CONSIDERATION THE SPECIAL NEEDS OF THE SERVICE AREA POPULATION.

Like other services of Summit Medical Center, this proposed small medical-surgical bed expansion will be accessible to the above groups. It will accept both Medicare and TennCare patients.

C(I).5. DESCRIBE THE EXISTING OR CERTIFIED SERVICES, INCLUDING APPROVED BUT UNIMPLEMENTED CON'S, OF SIMILAR INSTITUTIONS IN THE SERVICE AREA. INCLUDE UTILIZATION AND/OR OCCUPANCY TRENDS FOR EACH OF THE MOST RECENT THREE YEARS OF DATA AVAILABLE FOR THIS TYPE OF PROJECT. BE CERTAIN TO LIST EACH INSTITUTION AND ITS UTILIZATION AND/OR OCCUPANCY INDIVIDUALLY. INPATIENT BED PROJECTS MUST INCLUDE THE FOLLOWING DATA: ADMISSIONS OR DISCHARGES, PATIENT DAYS, AND OCCUPANCY. OTHER PROJECTS SHOULD USE THE MOST APPROPRIATE MEASURES, E.G., CASES, PROCEDURES, VISITS, ADMISSIONS, ETC.

Table Nine on the following page shows all available Joint Annual Report data on acute care bed utilization for service area hospitals. The C2013 data are not yet available; so these data are almost two years behind the year of this application. The overall service area occupancy of the ten comparable licensed general hospital campuses in 2012 was 60%, and it has been increasing slowly over the years. For the years 2010-12, beds and overall average length of stay have remained constant—while admissions, patient days, and average occupancies have been steadily increasing.

However, these TDH statistics do not include observation days, which have become significant factors for most hospitals, in that those patients in fact occupy beds and their care is reimbursed on special schedules by insurors. If they were included in JAR statistics, hospitals' occupancies would be higher. As an example, see Summit's Table Ten in the next section of this application.

	Table Nine: General Ac		spital Utili 10-2012	ization in l	Primary :	Service A	rea	
	2010 Joint Annual Reports of H	ospitals						
State ID	Facility Name	County	Licensed Beds	Admissions	Days	Avg Length of Stay (Days)	Avg Daily Census (Patients)	Occupancy on Licensed Beds
10	Centennial Medical Center	Davidson	606	23,930	145,665	6	399	65.9%
	Metro NV General Hospital	Davidson	150	4,925	22,987	5	63	42.0%
_	Saint Thomas Midtown Hospital	Davidson	683	24,438	115,299	5	316	46.3%
	Saint Thomas West Hospital	Davidson	541	22,806	102,851	5	282	52,1%
	Skyline Medical Center, Nashville	Davidson	213	8,950	48,437	5	133	62.3%
	Southern Hills Medical Center	Davidson	120	3,580	15,042	4	41	34.3%
	Summit Medical Center	Davidson	188	9,148	38,786	4	106	56.5%
	The Center for Spinal Surgery	Davidson	23	1,273	1,702	1	5	20,3%
	Vanderbilt Medical Center	Davidson	916	48,972	265,095	5	726	79.3%
_	University Medical Center (UMC)	Wilson	170		27,512	5	75	44.3%
_	SERVICE AREA TOTA		3,610		783,376	5	2,146	59.5%
4.5.5.00 KB	SERVICE AREA TOTA		DELIGINATION OF	100,020	3-20100-C15*E346	Lovings realized	BISIDA SIN	AND WELL
34 10	to each the grown was each ear to be a star			MANAGEMENT AND STREET	STORY STREET	The section of the	Incodes sont	oleniare and the
	2011 Joint Annual Reports of H	ospitals						
	2011 0011111111111111111111111111111111					0	Aug Daily	Occupancy
State	Facility Name	County	Licensed Beds	Admissions	Days	Avg Length of Stay (Days)	Avg Daily Census (Patients)	on License
ID	Facility Name					(Bayo) 6	381	62.9%
	Centennial Medical Center	Davidson	606	-	139,114 21,027	5	58	
	Metro NV General Hospital	Davidson	150			5	310	
	Saint Thomas Midtown Hospital	Davidson	683		113,135	5	281	51.9%
	Saint Thomas West Hospital	Davidson	541	22,623	102,534 51,710	6	142	66.5%
	Skyline Medical Center, Nashville	Davidson	213 120		15,693	4	43	
	Southern Hills Medical Center	Davidson	+		39,877	4	109	
	Summit Medical Center	Davidson	188		1,505	1	4	17.9%
	The Center for Spinal Surgery	Davidson				6	755	
	Vanderbilt Medical Center	Davidson	916		275,500		700	
	University Medical Center (UMC)	Wilson	170		25,679	5		
	SERVICE AREA TOTA	ALS	3,610	153,532	785,774	LIPS OF PARTY AND	2,153	59.07
Marie Co.	THE PERSON NAMED IN COLUMN TO SERVICE THE PERSON NAMED IN COLUMN TO SE	HEREST INTERNATIONAL STATES	ALCO MINISTERIOR MANAGEMENT	THE PROPERTY OF THE PARTY.	A SHARE OF THE	DESCRIPTION OF THE	ALE HEST ARES	MINISTER CONTRACTOR
	2012 Joint Annual Reports of H	lospitals	_					
State	Facility Name	County	Licensed Beds	Admissions	Days	Avg Length of Stay (Days)	Avg Daily Census (Patients)	Occupancy on License Beds
10	Centennial Medical Center	Davidson	606		147,903	6	405	66.99
	Metro NV General Hospital	Davidson	150		17,401		48	
	Saint Thomas Midtown Hospital	Davidson	683		112,163			
_	Saint Thomas West Hospital	Davidson	541		100,202		275	
	Skyline Medical Center, Nashville	Davidson	213		52,021	5	143	
	Southern Hills Medical Center	Davidson	120		17,845		49	
	Summit Medical Center	Davidson	188		42,722		117	
_	The Center for Spinal Surgery	Davidson	23		1,519			18.19
-	Vanderbilt Medical Center		916		275,013		753	_
	University Medical Center (UMC)	Davidson	170		24,279		67	
	SERVICE AREA TOTAL	Wilson	3,610		791,068			-

Note: Listed facilities exclude dedicated rehabilitation, long-term acute, and psychiatric facilities

PROVIDE APPLICABLE UTILIZATION AND/OR OCCUPANCY C(I).6.STATISTICS FOR YOUR INSTITUTION FOR EACH OF THE PAST THREE (3) YEARS AND THE PROJECTED ANNUAL UTILIZATION FOR EACH OF THE FOLLOWING COMPLETION OF THE PROJECT. TWO (2) YEARS REGARDING THE THE DETAILS **PROVIDE** ADDITIONALLY, UTILIZATION. THE **PROJECT USED** TO **METHODOLOGY** OR INCLUDE DETAILED CALCULATIONS **MUST** METHODOLOGY DOCUMENTATION FROM REFERRAL SOURCES, AND IDENTIFICATION OF ALL ASSUMPTIONS.

Summit Medical Center on Interstate 40 is the only hospital located in or near the populous and growing communities of eastern Davidson County and western Wilson County. Summit opened a major Emergency Department Expansion in July 2011, and received Accreditation as a Primary Stroke Care Center in November 2011. As a result of these and other service improvements, the hospital's medical-surgical bed resources are stretched very tightly.

Table Ten on the following page provides Summit's actual utilization by bed assignment, for the prior three years (CYP2011-13), and projected utilization by bed assignment for CY2014-2016. The methodologies for the projections are provided on a Notes page following the Table.

Note the significant difference in "occupancy" when considering observation patients along with fully admitted patients—a 9% to 10% increase in occupancy for medical-surgical beds. The JAR occupancy data in Table Nine above does not include observation patient days, although observation patients take up beds and are reimbursed by insurors. In CY2013, Summit's actual occupancy on its medical-surgical beds was 87.5%. But based only on admitted inpatients, those beds were less than 80% occupied.

#### Table Ten: Summit Medical Center Utilization of Licensed Beds, CY 2010 - CY 2013 Projected Utilization of Licensed Beds, CY 2014-2016

					Project Year One	Project Year Two
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Actual 2012	Actual 2013	Projected 2014	Projected 2015	Projected 2016
10.4	Actual 2011 188	188	188	188	196	196
tal Beds missions	9,984	10,737	10,598	10,679	10,979	11,288
tient Days	38,552	42,673	43,019	44,941	46,282	47,666 4.22
OS on Admissions	3,9	3.97	4.06 117.9	4.21 123.1	4.22 126.8	130.6
OC on Admissions	105.6 56.2%	116.6 62.0%	62.7%	65.5%	64.7%	66.6%
cupancy on Admissions -Hour Observation Days	4,676	4,183	4,383	4,504	4,628	4,797
tal Bed Days	46,367	46,825	47,402	49,445	50,910	52,463
ital ADC	127.0	128.3	129.9	135.5	139.5 71.2%	143.7 73.3%
tal Occupancy	67.6%	68.2%	69.1%	72.1%	71.270	Secretal District
edical-Surgical Beds	110	110	110	118	126	126
Imissions	6,713	7,541	7,589	7,703	7,934	8,172
atient Days	27,134	29,794	31,294	31,763 4.1	32,716 4.1	33,698 4.1
OS on Admissions	74.3	4.0 81.6	4.1 85.7	87,0	89.6	92.3
DC on Admissions ecupancy on Admissions	67.6%	74.2%	77.9%	73.7%	71.1%	73.3%
3-Hour Observation Days	4,427	3,673	3,849	3,964	4,083	4,246
otal Bed Days	31,561	33,467	35,143	35,727	36,799 100.8	37,944 104.0
otal ADC	86.5	91.7	96.3 87.5%	97.9 83.0%	80.0%	82.5%
otal Occupancy	78.6%	83.4%	87.5%	05.070		le de la composición
ritical & Intermediate Care Beds	24	24	24	24	24	24
dmissions	1,163	1,284	1,344	1,384	1,426	1,469
atient Days	5,601	4,804	5,024	5,175	5,330	5,490
LOS on Admissions	4.8	3.7	3.7	3.7	3.7 14.6	15.0
DC on Admissions	15.3 63.9%	13.2 54.8%	13.8 57.4%	59.1%	60.8%	62.7%
ccupancy on Admissions 3-Hour Observation Days	0	0	0	0	0	0
otal Bed Days	5,601	4,804	5,024	5,175	5,330	5,490
otal ADC	15.3	13.2	13,8	14.2	14.6 60.8%	15.0 62.7%
otal Occupancy	63,9%	54.8%	57.4%	59.1%	60.678	02.176
	All Commissions of the	10	10	10	10	10
ICU Beds	10	49	77	78	79	79
dmissions atient Days	814	750	1,203	1,215	1,227	1,239
LOS on Admissions	13.1	15.3	15.6	15.6	15.6	15.6 3.4
DC on Admissions	2.2	2.1	3.3	3.3	3.4 33.6%	34.0%
Occupancy on Admissions	22.3%	20.5%	33.0%	0	0	0
3-Hour Observation Days	0 814	750	1,203	1,215	1,227	1,239
otal Bed Days otal ADC	2.2	2.1	3.3	3.3	3.4	3.4
otal Occupancy	22.3%	20.5%	33.0%	33.3%	33.6%	34.0%
and the second of the second o		N TAY STORES	12	12	12	12
Rehabilitation Beds	0	0	1	270	284	299
Admissions Patient Days	O O	0	4	3,645	3,834	4,033
ALOS on Admissions	0.0	0.0	0.0	13,5	13.5	13,5
ADC on Admissions	0.0	0.0	0.0	10.0	10.5 87.5%	11.0 92.1%
Occupancy on Admissions	0.0%	0.0%	0.0%	83.2%	0	0
3-Hour Observation Days	0	0	4	3,645	3,834	4,033
otal Bed Days otal ADC	0.0	0.0	0.0	10.0	10.5	11.0
otal Occupancy	0.0%	0.0%	0.0%	83.2%	87.5%	92.1%
	MO SEVERNOS DE AL	BITTLE BUTTER BEST SES		24	24	24
Obstetrical Beds	24	24	24 1,232	1,244	1,257	1,269
Admissions	1,232 3,139	1,184 3,000	3,112	3,143	3,175	3,206
Patient Days ALOS on Admissions	2.5	2.5	2.5	2.5	2.5	2,5
ADC on Admissions	8.6	8.2	8.5	8.6	8.7	8.8 36.6%
Occupancy on Admissions	35.8%	34.2%	35.5% 534	35.9% 540	36.2% 545	551
3-Hour Observation Days	249 3,388	510 3,510	3,646	3,683	3,720	3,757
Total Bed Days Total ADC	9.3	9.6	10.0	10.1	10.2	10.3
otal Occupancy	38.7%	40.1%	41.6%	42.0%	42.5%	42.9%
SON CONTRACTOR OF SALES OF SAL	THE CHARLES OF THE CO.	THE STREET SERVICE	Vicinia de la Companya del Companya de la Companya del Companya de la Companya de	S SHARL IS SE		THE PARTY OF
Pediatric Beds	0	0	0	0	0	0
Admissions	0	0	0	0	0	0
Patient Days ALOS on Admissions	0.0	0.0	0.0	0.0	0.0	0.0
ADC on Admissions	0.0	0.0	0.0	0.0	0.0	0.0
Occupancy on Admissions	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%
3-Hour Observation Days	0	0	0	0	0	0
Total Bed Days	0.0	0.0	0.0	0.0	0.0	0.0
Total ADC Total Occupancy	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%
		di Katalon (Cara		A STATE OF THE STATE OF	1 2 3 0 78	A COLUMN TO SERVICE STATES
Psychiatric Beds	20	20	20	0	0	0
Admissions	814	647	355	0	0	0
Patient Days	5,003	4,294	2,382 6.7	0 #DIV/0I	0.0	0.0
ALOS on Admissions	6.1	6.6	6.5	0.0	0.0	0.0
		58.8%	32.6%	#DIV/01	0.0%	0.0%
ADC on Admissions	68.5%					
	68.5%	0	0	0	0	0
ADC on Admissions Occupancy on Admissions	5,003	0 4,294	2,382	0	0	0
ADC on Admissions Occupancy on Admissions 23-Hour Observation Days	0	0				

<sup>\*</sup>The 20 Psych beds were closed in August 2013 and converted to 12 Inpatient Rehab beds (opened December 2013) and 8 Ortho total Joint beds (will open in March 2014)...

### NOTES TO TABLE TEN

- 1. Medical-surgical admissions are projected to increase by 1.5% in 2014, and 3% annually for the next two years through 2016.
- 2. Critical Care Unit admissions are projected to increase at 3% annually for 2014-2016.
- 3. The rehabilitation unit admissions reflect projections from prior approved CN1304-011. These beds just opened at the end of CY2013.
- 4. Obstetrics admissions are projected to increase 1% annually in 2014-2015.
- 5. As a result of the above projections, TriStar Summit Medical Center's overall bed utilization (admitted patients plus observation patients) is expected to increase from 69.1% in 2013, to 73.3% in CY2016. Medical-surgical bed occupancy (admitted plus observation patients) is projected to change from 87.5% on 110 beds in 2013, to 83% on 118 beds in 2014, and to reach 82.5% on 126 beds in 2016. During this period, admissions will be increasing every year.

NOTE: This table presents both occupancy on admissions, and also occupancy on admissions + observation patients. In bed units, significant numbers of observation days must now be included in any analysis of bed utilization. No longer an occasional use of beds, observation cases in patient beds now abound, as insurors seek to pay lower costs per day for patient care.

- C(II)1. PROVIDE THE COST OF THE PROJECT BY COMPLETING THE PROJECT COSTS CHART ON THE FOLLOWING PAGE. JUSTIFY THE COST OF THE PROJECT.
- ALL PROJECTS SHOULD HAVE A PROJECT COST OF AT LEAST \$3,000 ON LINE F (MINIMUM CON FILING FEE). CON FILING FEE SHOULD BE CALCULATED ON LINE D.
- THE COST OF ANY LEASE (BUILDING, LAND, AND/OR EQUIPMENT) SHOULD BE BASED ON FAIR MARKET VALUE OR THE TOTAL AMOUNT OF THE LEASE PAYMENTS OVER THE INITIAL TERM OF THE LEASE, WHICHEVER IS GREATER. NOTE: THIS APPLIES TO ALL EQUIPMENT LEASES INCLUDING BY PROCEDURE OR "PER CLICK" ARRANGEMENTS. THE METHODOLOGY USED TO DETERMINE THE TOTAL LEASE COST FOR A "PER CLICK" ARRANGEMENT MUST INCLUDE, AT A MINIMUM, THE PROJECTED PROCEDURES, THE "PER CLICK" RATE AND THE TERM OF THE LEASE.
- THE COST FOR FIXED AND MOVEABLE EQUIPMENT INCLUDES, BUT IS NOT NECESSARILY LIMITED TO, MAINTENANCE AGREEMENTS COVERING THE EXPECTED USEFUL LIFE OF THE EQUIPMENT; FEDERAL, STATE, AND LOCAL TAXES AND OTHER GOVERNMENT ASSESSMENTS; AND INSTALLATION CHARGES, EXCLUDING CAPITAL EXPENDITURES FOR PHYSICAL PLANT RENOVATION OR IN-WALL SHIELDING, WHICH SHOULD BE INCLUDED UNDER CONSTRUCTION COSTS OR INCORPORATED IN A FACILITY LEASE.
- FOR PROJECTS THAT INCLUDE NEW CONSTRUCTION, MODIFICATION, AND/OR RENOVATION; DOCUMENTATION MUST BE PROVIDED FROM A CONTRACTOR AND/OR ARCHITECT THAT SUPPORT THE ESTIMATED CONSTRUCTION COSTS.

The architect's letter supporting the construction cost estimate is provided in Attachment C, Economic Feasibility--1. On the Project Costs Chart, following this response:

Line A.1, A&E fees, were estimated by the project architect.

Line A.2, legal, administrative, and consultant fees, include a contingency for additional expenses that may be incurred in the event of opposition before the Board.

Line A.5, construction cost, was calculated at approximately \$156.78 PSF renovation cost for both components of the project. The estimate was made by HCA Corporate Design and Construction staff.

Line A.8 includes both fixed and moveable equipment costs, estimated by HCA Corporate Design and Construction staff. It includes information systems and telecommunications upgrades and replacements.

# PROJECT COSTS CHART--SUMMIT MEDICAL CENTER / 8 MEDICAL-SURGICAL BEDS

A.	Construction and equipment acquired by purcha	se:		
	<ol> <li>Architectural and Engineering Fees</li> <li>Legal, Administrative, Consultant Fees (Excl. Acquisition of Site</li> <li>Preparation of Site</li> <li>Construction Cost</li> <li>Contingency Fund</li> <li>Fixed Equipment (not in Construction Contr. Moveable Equipment (List all equipment over 9. Other (Specify)</li> </ol>	CON Filing) act) in A8	\$	88,000 30,000 0 1,161,133 65,015 0 464,185
В.	Acquisition by gift, donation, or lease:			
	<ol> <li>Facility (inclusive of building and land)</li> <li>Building only</li> <li>Land only</li> <li>Equipment (Specify)</li> <li>Other (Specify)</li> </ol>			0 0 0 0
C.	Financing Costs and Fees:			
	<ol> <li>Interim Financing</li> <li>Underwriting Costs</li> <li>Reserve for One Year's Debt Service</li> <li>Other (Specify)</li> </ol>			0 0 0 0
D.	Estimated Project Cost (A+B+C)			1,808,333
Ε.	CON Filing Fee			4,069
F.	Total Estimated Project Cost (D+E)	TOTAL	\$	1,812,402
		Actual Capital Cos Section B FMV	st	1,812,402 0

### C(II).2. IDENTIFY THE FUNDING SOURCES FOR THIS PROJECT.

a. PLEASE CHECK THE APPLICABLE ITEM(S) BELOW AND BRIEFLY SUMMARIZE HOW THE PROJECT WILL BE FINANCED. (DOCUMENTATION FOR THE TYPE OF FUNDING MUST BE INSERTED AT THE END OF THE APPLICATION, IN THE CORRECT ALPHANUMERIC ORDER AND IDENTIFIED AS ATTACHMENT C, ECONOMIC FEASIBILITY—2).
A. Commercial LoanLetter from lending institution or guarantor stating favorable initial contact, proposed loan amount, expected interest rates, anticipated term of the loan, and any restrictions or conditions;
B. Tax-Exempt Bondscopy of preliminary resolution or a letter from the issuing authority, stating favorable contact and a conditional agreement from an underwriter or investment banker to proceed with the issuance;
C. General Obligation BondsCopy of resolution from issuing authority or minutes from the appropriate meeting;

- \_\_\_\_\_D. Grants--Notification of Intent form for grant application or notice of grant award;
- \_x\_\_E. Cash Reserves--Appropriate documentation from Chief Financial Officer; or
- F. Other--Identify and document funding from all sources.

The project will be funded by a cash transfer from the applicant's parent company (HCA, Inc.) to the applicant's division office (TriStar Health System). Documentation of financing is provided in Attachment C, Economic Feasibility--2.

C(II).3. DISCUSS AND DOCUMENT THE REASONABLENESS OF THE PROPOSED PROJECT COSTS. IF APPLICABLE, COMPARE THE COST PER SQUARE FOOT OF CONSTRUCTION TO SIMILAR PROJECTS RECENTLY APPROVED BY THE HSDA.

The estimated \$1,163,133 renovation cost of the project is approximately \$157 per SF--with the bed wing averaging approximately \$224 PSF, and the Sleep Lab MOB renovation averaging approximately \$59 PSF (these are rounded numbers).

Table Two (Repeated): Construction Cost PSF				
Component	Construction Cost	SF of Renovation	Construction Cost PSF	
7 <sup>th</sup> Floor Beds	\$984,973	4,406	\$223.55	
Sleep Lab	\$176,160	3,000	\$58.72	
Total Project	\$1,161,143	7,406	\$156.78	

The 2010-12 hospital construction projects approved by the HSDA had the following costs per SF. The Summit project's bed wing construction cost of approximately \$224 PSF is below the 3<sup>rd</sup> quartile average Statewide. The project's overall total construction cost average of approximately \$157 PSF is below the Statewide median.

Table Thre		l Construction Cost Pe proved by the HSDA 2010 – 2012	r Square Foot
	Renovation	New Construction	Total Construction
1st Quartile	\$99.12/sq ft	\$234.64/sq ft	\$167.99/sq ft
Median	\$177.60/sq ft	\$259.66/sq ft	\$235.00/sq ft
3 <sup>rd</sup> Quartile	\$249.00/sq ft	\$307.80/sq ft	\$274.63/sq ft

Source: Health Services and Development Agency website, 2014

C(II).4. COMPLETE HISTORICAL AND PROJECTED DATA CHARTS ON THE FOLLOWING TWO PAGES--DO NOT MODIFY THE CHARTS PROVIDED OR SUBMIT CHART SUBSTITUTIONS. HISTORICAL DATA CHART REPRESENTS REVENUE AND EXPENSE INFORMATION FOR THE LAST THREE (3) YEARS FOR WHICH COMPLETE DATA IS AVAILABLE PROJECTED DATA CHART REQUESTS FOR THE INSTITUTION. INFORMATION FOR THE TWO YEARS FOLLOWING COMPLETION OF PROJECTED DATA CHART SHOULD INCLUDE THIS PROPOSAL. REVENUE AND EXPENSE PROJECTIONS FOR THE PROPOSAL ONLY (I.E., APPLICATION IS FOR ADDITIONAL BEDS, THE ANTICIPATED REVENUE FROM THE PROPOSED BEDS ONLY, NOT FROM ALL BEDS IN THE FACILITY).

See the following pages for these charts, with notes where applicable.

For both the historic and projected charts, there is a "management fee" indicated to an affiliated company (HCA, the parent company). That does not indicate an actual management contract. It is the way HCA allocates its corporate expenses to all the hospitals comprising the company. On the projected data chart that is estimated to be 6.6% of net operating revenues, the amount charged to the hospital in CY2013. The percent varies from year to year; the past three years it has been within the range of 5.8% to 6.9% of net operating revenue.

In the Projected Data Chart's "Other" expenses, there is an item named Parallon. It is a recently organized, wholly owned subsidiary of HCA. It provides support services for the hospitals and allocates the costs of those services back to the hospitals. The services provided by Parallon include:

- --All normal Business Office functions (billing, collections, cashiering, etc.)
- -- Central Scheduling
- --Revenue Integrity (chart auditing, charge capture, charge master maintenance)
- -- Credentialing Functions
- --Supply Chain--Materials Management, Accounts Payable & Warehouse
- --Payroll functions
- --Health Information Management (Medical Records) functions

### HISTORICAL DATA CHART -- SUMMIT MEDICAL CENTER

Give information for the last three (3) years for which complete data are available for the facility or agency.

•		year begins in January.							
1110	nocai	year begins in canaary.			Year 2011		Year 2012		Year 2013
Α.	Htiliz	ation Data ( JAR discharge days)			39,877		42,673	-	43,019
В.		nue from Services to Patients		-					
ь.	1.	Inpatient Services		\$	371,674,202		419,876,431		471,166,152
	2.	Outpatient Services		_	236,798,113	-	277,624,464	-	313,817,163
	3.	Emergency Services		-	46,936,541		58,231,463	7=	69,312,426
	3. 4.	Other Operating Revenue		(	2,369,656		3,098,445		2,291,519
	т.	(Specify) See notes		-				-	
		(Specify)	Gross Operating Revenue	\$_	657,778,512	\$_	758,830,803	\$_	856,587,260
C.	Ded	uctions for Operating Revenue		,					
- 5/1	1.	Contractual Adjustments		\$_	456,728,007	1	525,148,823	_	615,134,716
	2.	Provision for Charity Care		0	3,723,069		5,390,825		5,797,935
	3.	Provisions for Bad Debt			44,276,197	2	60,246,469	200	58,793,735
			Total Deductions	\$	504,727,273	\$_	590,786,117	\$_	679,726,386
NET	OPER	ATING REVENUE		\$	153,051,239	\$_	168,044,686	\$_	176,860,874
D.		rating Expenses		_					
٠.	1.	Salaries and Wages		\$_	42,613,777		44,289,349	-	45,542,436
	2.	Physicians Salaries and Wages			0		0	_	0
	3.	Supplies		- 7	29,427,000	2	24,856,680	_	27,424,548
	4.	Taxes		- 5	1,202,224		1,339,041		1,304,871
	5.	Depreciation			7,017,441		7,489,453		7,010,478
	6.	Rent			1,911,000	-	1,711,583		1,909,577
	7.	Interest, other than Capital			243,557		249,857		252,138
	8.	Management Fees						_	
		a. Fees to Affiliates			10,588,601		9,701,320		11,618,245
		b. Fees to Non-Affiliates		9	0		0	-	0
	9.	Other Expenses (Specify)	See notes	-	47,633,531		60,000,150	·	62,128,034
			<b>Total Operating Expenses</b>	\$	140,637,131	29	149,637,433		157,190,327
E.	Oth	er Revenue (Expenses) Net (Sp	ecify)	\$		\$		\$_	
NET	OPER	RATING INCOME (LOSS)		\$	12,414,108	\$_	18,407,253	\$_	19,670,547
F.	Сар	ital Expenditures							
	1.	Retirement of Principal		\$	0	\$	0	\$	0
	2.	Interest			0		0	5 5 <del>5</del>	0
			<b>Total Capital Expenditures</b>	\$	0	\$	0	\$.	0
NE	OPE	RATING INCOME (LOSS)							
LES	S CAF	PITAL EXPENDITURES		\$	12,414,108	\$	18,407,253	\$	19,670,547

Notes for Other Operating Revenue, B.4	Year 2011	Year 2012	Year 2013
	Teal 2011	1691 Z01Z	1001 2010
Fitness Center Dues	6,175	6,080	5,430
Cafeteria Sales	599,859	611,000	666,001
Cafeteria Catering Sales	2,855	6,630	0
Vending Machine Income	3,474	3,915	3,887
Other Income - Recycling	1,645	1,670	0
Xray Film Copies	600	886	755
Rental/Lease Income	67,881	69,478	74,695
Lease Income - Pediatrix	1,416	1,794	1,176
Lease Income - Dube MRI Block Lease	153,543	148,655	133,008
Lactation Pump Rental	41,858	36,996	29,438
Donations & Gifts - HRSA	14,862	12,358	24,169
Other Rental Income	(2)	0	0
Phys Therapy Cancel Fee TES			36
Voluntary Paternity Program	5,540	5,620	4,070
T-Mobile Tower Space Lease	20,807	21,432	24,829
NSQIP Grant	0	60,000	60,000
Child Birth Education	12,700	12,060	11,165
Plant Operations Labor Allocation - Holladay	(5,744)	(6,121)	(9,007
Plant Operations Labor Allocation - ASC	18,255	15,953	12,560
Plant Operations Labor Allocation - Lebanon/MJ	2,330	2,494	1,735
Pharmacy Student Orientation Income	17,400	0	20,400
Lab Surveillance Honorarium	900	1,800	1,800
Medical Staff Dues	19,390	19,300	19,700
Other Income - Education	430	523	35
Lease Income - MOB Suite 455/555	102,253	108,011	89,472
Lease Income - MOB date 400/000			
Subtotal Other Revenue	1,088,427	1,140,534	1,175,354
	755.400	997.009	798,420
Essential Access/DSH Pymt	755,420	887,998	790,420
Amerigroup Settlement	0 0	72,911	252,233
Medicare PY Contractual	248,663	858,838	
Champus PY Contractual	138,977	138,164	65,512
TNCare FMAP Pool Distribution	138,169	0	
Subtotal PY Contractuals	1,281,229	1,957,911	1,116,165
	0.000.050	2 000 445	2 204 540
Total Other Operating Revenue	2,369,656	3,098,445	2,291,519
Notes for Other Operating Expenses, D.9		A TOTAL STREET, AND A STREET,	
,	Year 2011	Year 2012	<u>Year 2013</u>
Employee Benefits	12,925,000	12,541,770	12,437,834
Pro Fees	2,400,000	3,777,745	3,921,344
Ancillary Clinical Services	18,117,531	27,812,782	30,509,488
Contract Services (all)	14,191,000	15,867,853	15,259,368
Total	47,633,531	60,000,150	62,128,034
_	10 500 603	0.701.220	11 610 245
Management Fee	10,588,601	9,701,320	11,618,245
Net Operating Revenue	153,051,239	168,044,686	176,860,874
	6.9%	5.8%	6.69

### PROJECTED DATA CHART -- SUMMIT MEDICAL CENTER 8 BED MED-SURG EXPANSION

Give information for the two (2) years following the completion of this proposal.

The fiscal year begins in January.

THE	IISCai	year begins in January.			Year 2015		Year 2016
			Admissions		140	-	190
A.	Utili	zation Data	Patient Days	_	476	-	646
В.	Reve	enue from Services to Patients					
	1.	Inpatient Services		\$	6,104,000	9	8,559,000
	2.	Outpatient Services				_	
	3.	Emergency Services					
	4.	Other Operating Revenue (Spe	ecify)				
			<b>Gross Operating Revenue</b>	\$_	6,104,000	\$_	8,559,000
C.	Ded	uctions for Operating Revenue					
	1.	Contractual Adjustments		\$	4,378,000	\$ _	6,151,000
	2.	Provision for Charity Care		le .	183,000		256,000
	3.	Provisions for Bad Debt			364,000	ş	511,000
			<b>Total Deductions</b>	\$	4,925,000	\$ _	6,918,000
NET	OPER	ATING REVENUE		\$	1,179,000	\$	1,641,000
D.	Оре	rating Expenses					
	1.	Salaries and Wages		\$	330,000	\$	460,000
	2.	Physicians Salaries and Wages					<u></u>
	3.	Supplies			179,000		253,000
	4.	Taxes			30		
	5.	Depreciation			198,000		198,000
	6.	Rent			56,000		57,000
	7.	Interest, other than Capital				9 9	
	8.	Management Fees		-		0 S	
		a. Fees to Affiliates		,	77,814		108,306
		b. Fees to Non-Affiliates					
	9.	Other Expenses (Specify)	See notes	17-	223,000		316,000
			Total Operating Expenses	\$	1,063,814	\$	1,392,306
E.	Oth	er Revenue (Expenses) Net (S	Specify)	\$		\$	
NET	OPER	RATING INCOME (LOSS)		\$_	115,186	\$	248,694
F.	Сар	oital Expenditures					
	1.	Retirement of Principal		\$		\$	
	2.	Interest					
			Total Capital Expenditures	\$	2	\$	141
NET	OPE	RATING INCOME (LOSS)				. //	
		PITAL EXPENDITURES		\$_	115,186	\$	248,694
				-		n (3	

Notes to Projected Data Chart 8 bed Wing		
D.9: Other expenses:	<u>Year 2015</u>	<u>Year 2016</u>
Employee Benefits	89,000	126,000
Pro Fees	7,000	9,000
Repairs and Maintenance	27,000	41,000
Ancillary Clinical Services	55,732	79,922
Parallon Allocations	44,268	60,078
Taransi i modassi.	223,000	316,000
Management Fee (6.6 % of NR - 2013 rate)	77,814	108,306

C(II).5. PLEASE IDENTIFY THE PROJECT'S AVERAGE GROSS CHARGE, AVERAGE DEDUCTION FROM OPERATING REVENUE, AND AVERAGE NET CHARGE.

Table Eleven: Charges, Deductions, Net Charges, Ne	t Operating I	ncome
	CY2016	CY2017
Admissions	140	190
Patient Days	476	646
Average Gross Charge Per Day	\$12,824	\$13,429
Average Gross Charge Per Admission	\$43,600	\$45,047
Average Deduction from Operating Revenue Per Day	\$10,347	\$10,709
Average Deduction from Operating Revenue Per Admiss.	\$35,179	\$36,411
Average Net Charge (Net Operating Revenue) Per Day	\$2,477	\$2,540
Average Net Charge (Net Operating Revenue) Per Admiss.	\$8,421	\$8,637
Average Net Operating Income after Expenses, Per Day	\$242	\$385
Average Net Operating Income after Expenses, Per Admiss.	\$823	\$1,309

Source: Projected Data Chart, by hospital management.

C(II).6.A. PLEASE PROVIDE THE CURRENT AND PROPOSED CHARGE SCHEDULES FOR THE PROPOSAL. DISCUSS ANY ADJUSTMENT TO CURRENT CHARGES THAT WILL RESULT FROM THE IMPLEMENTATION OF THE PROPOSAL. ADDITIONALLY, DESCRIBE THE ANTICIPATED REVENUE FROM THE PROPOSED PROJECT AND THE IMPACT ON EXISTING PATIENT CHARGES.

The project's most frequent charges for medical-surgical admissions are shown in response to C(II).6.B below. The addition of the proposed eight beds will not affect any hospital charges. Medical-surgical admissions tend to operate with a positive revenue margin, making it unnecessary to shift costs to other hospital services. This eight-bed addition is projected to have a positive revenue margin.

C(II).6.B. COMPARE THE PROPOSED CHARGES TO THOSE OF SIMILAR FACILITIES IN THE SERVICE AREA/ADJOINING SERVICE AREAS, OR TO PROPOSED CHARGES OF PROJECTS RECENTLY APPROVED BY THE HSDA. IF APPLICABLE, COMPARE THE PROJECTED CHARGES OF THE PROJECT TO THE CURRENT MEDICARE ALLOWABLE FEE SCHEDULE BY COMMON PROCEDURE TERMINOLOGY (CPT) CODE(S).

There is no publicly available data by which medical and/or surgical patient charges can be compared to those of the other hospitals in the service area. Table Twelve on the following page compares the service area hospitals' total gross charges (revenues) per admission and per day.

Table Thirteen on the second following page shows the most frequent DRG's of Summit's medical-surgical admissions, with their current Medicare reimbursement, and their projected Years One and Two utilization and average gross charges.

			2012				
	2012 Joint Annual Reports of Ho	spitals					
State ID	Facility Name	County	Total Gross Revenues	Admissions	Days	Gross Revenues Per Admission	Gross Revenues Per Day
	The Center for Spinal Surgery	Davidson	\$120,064,474	1,144	1,519	\$104,951.46	\$79,041.79
	University Medical Center (UMC)	Wilson	\$615,719,170	5,528	24,279	\$111,381.90	\$25,360.15
_	Southern Hills Medical Center	Davidson	\$404,916,361	4,077	17,845	\$99,317.23	\$22,690.75
	Vanderbilt Medical Center	Davidson	\$5,453,993,390	50,240	275,013	\$108,558.79	\$19,831.77
_	Skyline Medical Center, Nashville	Davidson	\$928,727,278	9,773	52,021	\$95,029.91	\$17,852.93
	Summit Medical Center	Davidson	\$755,732,354	10,779	42,722	\$70,111.55	\$17,689.54
_	Centennial Medical Center	Davidson	\$2,181,217,313		147,903	\$84,445.11	\$14,747.62
_	Saint Thomas West Hospital	Davidson	\$1,405,480,380		100,202	\$62,131.66	\$14,026.47
	Metro NV General Hospital	Davidson	\$226,172,521		17,401	\$55,584.30	\$12,997.67
	Saint Thomas Midtown Hospital	Davidson	\$1,260,376,438		112,163	\$52,105.36	\$11,237.01
	Skyline Medical Center, Madison	Davidson	\$104,048,767		26,727	\$28,537.79	\$3,893.02
_	SERVICE AREA TOTALS		\$13,456,448,446		817,795	\$83,117.86	\$16,454.55

### C(II).7. DISCUSS HOW PROJECTED UTILIZATION RATES WILL BE SUFFICIENT TO MAINTAIN COST-EFFECTIVENESS.

The Projected Data Chart and charge information in the application demonstrate that the medical-surgical beds of this hospital will be cost-effective, and will operate with a positive financial margin.

### C(II).8. DISCUSS HOW FINANCIAL VIABILITY WILL BE ENSURED WITHIN TWO YEARS; AND DEMONSTRATE THE AVAILABILITY OF SUFFICIENT CASH FLOW UNTIL FINANCIAL VIABILITY IS MAINTAINED.

The proposed expanded medical-surgical beds will be sufficiently utilized in their first two years to operate with a positive financial margin. Cash flow is positive and will remain so.

C(II).9. DISCUSS THE PROJECT'S PARTICIPATION IN STATE AND FEDERAL REVENUE PROGRAMS, INCLUDING A DESCRIPTION OF THE EXTENT TO WHICH MEDICARE, TENNCARE/MEDICAID, AND MEDICALLY INDIGENT PATIENTS WILL BE SERVED BY THE PROJECT. IN ADDITION, REPORT THE ESTIMATED DOLLAR AMOUNT OF REVENUE AND PERCENTAGE OF TOTAL PROJECT REVENUE ANTICIPATED FROM EACH OF TENNCARE, MEDICARE, OR OTHER STATE AND FEDERAL SOURCES FOR THE PROPOSAL'S FIRST YEAR OF OPERATION.

Summit Medical Center's medical-surgical beds serve all of the groups listed above. Summit projects charity at approximately 1% of gross revenues; and Medicare and TennCare/Medicaid are projected at a combined 56.6% of services.

Table Fourteen: Medicare and TennCare/Medicaid Gross Revenues, Year O			
	Medicare	TennCare/Medicaid	
Gross Revenue	\$2,789,528	\$665,336	
Percent of Gross Revenue	45.7%	10.9%	

Source: Hospital management

C(II).10. PROVIDE COPIES OF THE BALANCE SHEET AND INCOME STATEMENT FROM THE MOST RECENT REPORTING PERIOD OF THE INSTITUTION, AND THE MOST RECENT AUDITED FINANCIAL STATEMENTS WITH ACCOMPANYING NOTES, IF APPLICABLE. FOR NEW PROJECTS, PROVIDE FINANCIAL INFORMATION FOR THE CORPORATION, PARTNERSHIP, OR PRINCIPAL PARTIES INVOLVED WITH THE PROJECT. COPIES MUST BE INSERTED AT THE END OF THE APPLICATION, IN THE CORRECT ALPHANUMERIC ORDER AND LABELED AS ATTACHMENT C, ECONOMIC FEASIBILITY--10.

These are provided as Attachment C, Economic Feasibility--10.

C(II)11. DESCRIBE ALL ALTERNATIVES TO THIS PROJECT WHICH WERE CONSIDERED AND DISCUSS THE ADVANTAGES AND DISADVANTAGES OF EACH ALTERNATIVE, INCLUDING BUT NOT LIMITED TO:

A. A DISCUSSSION REGARDING THE AVAILABILITY OF LESS COSTLY, MORE EFFECTIVE, AND/OR MORE EFFICIENT ALTERNATIVE METHODS OF PROVIDING THE BENEFITS INTENDED BY THE PROPOSAL. IF DEVELOPMENT OF SUCH ALTERNATIVES IS NOT PRACTICABLE, THE APPLICANT SHOULD JUSTIFY WHY NOT, INCLUDING REASONS AS TO WHY THEY WERE REJECTED.

B. THE APPLICANT SHOULD DOCUMENT THAT CONSIDERATION HAS BEEN GIVEN TO ALTERNATIVES TO NEW CONSTRUCTION, E.G., MODERNIZATION OR SHARING ARRANGEMENTS. IT SHOULD BE DOCUMENTED THAT SUPERIOR ALTERNATIVES HAVE BEEN IMPLEMENTED TO THE MAXIMUM EXTENT PRACTICABLE.

With respect to construction, the project requires no new construction. It will be done entirely by renovation. With respect to alternatives, there is no alternative way to make acute care beds more accessible to residents of the suburban eastern edge of Davidson County and adjoining western Wilson County. Summit is the closest hospital to these communities, who use it intensively.

The annual average occupancy of the hospital's 110 medical-surgical beds, including observation patients using licensed beds, reached 87.5% in CY2013 and continuing increases in admissions are expected. As discussed in prior sections of the application, midweek occupancies were even higher. This eight-bed expansion is the fastest and most economical way to relieve occupancy pressures.

C(III).1. LIST ALL EXISTING HEALTH CARE PROVIDERS (I.E., HOSPITALS, NURSING HOMES, HOME CARE ORGANIZATIONS, ETC.) MANAGED CARE ORGANIZATIONS, ALLIANCES, AND/OR NETWORKS WITH WHICH THE APPLICANT CURRENTLY HAS OR PLANS TO HAVE CONTRACTUAL AGREEMENTS FOR HEALTH SERVICES.

Following are the facilities most frequently utilizes in its discharge planning:

Skilled Nursing- McKendree, Mt. Juliet Healthcare, Donelson Place, Lebanon Health and Rehabilitation

Hospice- Alive Hospice, Odyssey, Avalon, Asera Care

Home Health-Suncrest, Gentevia, and Amedysis Home Health Care of Middle

Home Infusion- Walgreens, IV Solutions, Coram

DME- Medical Necessities, At Home Medical, Apria, All-Star

Summit Medical Center is fully contracted with all available TennCare MCO's in the Middle Tennessee Region. They are as follows:

Available TennCare MCO's	Applicant's Relationship
AmeriGroup	contracted
United Healthcare Community Plan (formerly AmeriChoice)	contracted
TennCare Select	contracted

C(III).2. DESCRIBE THE POSITIVE AND/OR NEGATIVE EFFECTS OF THE PROPOSAL ON THE HEALTH CARE SYSTEM. PLEASE BE SURE TO DISCUSS ANY INSTANCES OF DUPLICATION OR COMPETITION ARISING FROM YOUR PROPOSAL, INCLUDING A DESCRIPTION OF THE EFFECT THE PROPOSAL WILL HAVE ON THE UTILIZATION RATES OF EXISTING PROVIDERS IN THE SERVICE AREA OF THE PROJECT.

The project will improve local patients' accessibility to medical-surgical beds in the near term. Summit Medical Center in Hermitage is the only hospital in eastern Davidson County, between the central Davidson County hospitals (Centennial, Baptist, Saint Thomas Midtown) and University Medical Center in Lebanon. It was originally approved as this area's own community hospital--its only medical-surgical acute care resource close at hand. A very large medical community has grown up around Summit. When its medical-surgical beds are full, this delays the admission of local patients needing care, or forces them to change their providers--which may include their physicians--in order to obtain timely care. So the effects of this small expansion will be only beneficial. It is difficult to believe that licensure of eight additional beds at this location could have any significant negative impact on any other hospitals.

C(III).3. PROVIDE THE CURRENT AND/OR ANTICIPATED STAFFING PATTERN FOR ALL EMPLOYEES PROVIDING PATIENT CARE FOR THE PROJECT. THIS CAN BE REPORTED USING FTE'S FOR THESE POSITIONS. IN ADDITION, PLEASE COMPARE THE CLINICAL STAFF SALARIES IN THE PROPOSAL TO PREVAILING WAGE PATTERNS IN THE SERVICE AREA AS PUBLISHED BY THE TENNESSEE DEPARTMENT OF LABOR & WORKFORCE DEVELOPMENT AND/OR OTHER DOCUMENTED SOURCES.

Please see the following page for Table Sixteen, showing projected FTE's and salary ranges for both units.

The Department of Labor and Workforce Development website indicates the following Nashville area's hourly salary information for the clinical positions in this project:

Table Fifteen: T	DOL Surveyed A	verage Salar	ies for the F	Region
Position	Entry Level	Median	Mean	Experienced
RN	\$21.55	\$28.90	\$31.00	\$35.70

Tabl	e Sixteen: S	Table Sixteen: Summit Medical Center	Senter	
Ü	ght-Bed Mec	Eight-Bed Medical Wing, 7th Floor	loor	
	Staffing	Staffing Requirements		
	Med-Surg			
	<b>Department</b>	Project Year One Project Year Two	Project Year Two	
Position Type (RN, etc.)	FTE's	FTE's	FTE's	Salary Range (Hourly)
WEST WING 8-BED UNIT				
Z	113.6	5.50	6.50	22.00 - 32.49
Certified Nurse Technician	48.9	1.50	2.00	15.40 - 17.00
Total FTE's, Seventh Floor Project	162.5	7.00	8.50	

Source: Hospital Management
Source: Hospital Management
Note: Department FTE's are for the entire Med-Surg Department; Project FTE's are for the proposed 8-bed addition.

C(III).4. DISCUSS THE AVAILABILITY OF AND ACCESSIBILITY TO HUMAN RESOURCES REQUIRED BY THE PROPOSAL, INCLUDING ADEQUATE PROFESSIONAL STAFF, AS PER THE DEPARTMENT OF HEALTH, THE DEPARTMENT OF MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, AND/OR THE DIVISION OF MENTAL RETARDATION SERVICES LICENSING REQUIREMENTS.

TriStar anticipates no difficulties in attracting the very small increment of nursing staff needed to serve patients in these additional medical-surgical beds.

C(III).5. VERIFY THAT THE APPLICANT HAS REVIEWED AND UNDERSTANDS THE LICENSING CERTIFICATION AS REQUIRED BY THE STATE OF TENNESSEE FOR MEDICAL/CLINICAL STAFF. THESE INCLUDE, WITHOUT LIMITATION, REGULATIONS CONCERNING PHYSICIAN SUPERVISION, CREDENTIALING, ADMISSIONS PRIVILEGES, QUALITY ASSURANCE POLICIES AND PROGRAMS, UTILIZATION REVIEW PPOLICIES AND PROGRAMS, RECORD KEEPING, AND STAFF EDUCATION.

The applicant so verifies.

C(III).6. DISCUSS YOUR HEALTH CARE INSTITUTION'S PARTICIPATION IN THE TRAINING OF STUDENTS IN THE AREAS OF MEDICINE, NURSING, SOCIAL WORK, ETC. (I.E., INTERNSHIPS, RESIDENCIES, ETC.).

TriStar Summit Medical Center is a clinical rotation site for numerous students in the health professions. The colleges/universities with which Summit has student affiliation agreements include:

- Austin Peay State University
- Belmont
- Bethel
- Breckinridge
- Columbia State Community College
- Cumberland University
- East Tennessee State University
- Fortis Institute
- Lipscomb University
- Miller-Motte
- Middle Tennessee School of Anesthesia
- Middle Tennessee State University
- Southeastern Institute
- Tennessee State University
- Tennessee Tech Center @ Murfreesboro
- Trevecca University
- Union University
- Vanderbilt University
- Volunteer State Community College

In CY2013, Summit Medical Center served as a training rotation site for 381 students from these schools, in the following disciplines and programs: Nursing (149); EMT/Paramedic (79); CRNA's (64); Pharmacy (13); Nutrition (6); Respiratory Therapy (33); Medical Imaging (15); Physician's Assistant (8); Physical Therapy (3); Surgery (3); and Radiation Oncology (8).

C(III).7(a). PLEASE VERIFY, AS APPLICABLE, THAT THE APPLICANT HAS REVIEWED AND UNDERSTANDS THE LICENSURE REQUIREMENTS OF THE DEPARTMENT OF HEALTH, THE DEPARTMENT OF MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, THE DIVISION OF MENTAL RETARDATION SERVICES, AND/OR ANY APPLICABLE MEDICARE REQUIREMENTS.

The applicant so verifies.

C(III).7(b). PROVIDE THE NAME OF THE ENTITY FROM WHICH THE APPLICANT HAS RECEIVED OR WILL RECEIVE LICENSURE, CERTIFICATION, AND/OR ACCREDITATION

LICENSURE:

Board for Licensing of Health Care Facilities

Tennessee Department of Health

**CERTIFICATION:** 

Medicare Certification from CMS

TennCare Certification from TDH

ACCREDITATION: Joint Commission

1. Hospital (current)

2. Certified Primary Stroke Center

C(III).7(c). IF AN EXISTING INSTITUTION, PLEASE DESCRIBE THE CURRENT STANDING WITH ANY LICENSING, CERTIFYING, OR ACCREDITING AGENCY OR AGENCY.

The applicant is currently licensed in good standing by the Board for Licensing Health Care Facilities, certified for participation in Medicare and Medicaid/TennCare, and fully accredited by the Joint Commission.

C(III).7(d). FOR EXISTING LICENSED PROVIDERS, DOCUMENT THAT ALL DEFICIENCIES (IF ANY) CITED IN THE LAST LICENSURE CERTIFICATION AND INSPECTION HAVE BEEN ADDRESSED THROUGH AN APPROVED PLAN OF CORRECTION. PLEASE INCLUDE A COPY OF THE MOST RECENT LICENSURE/CERTIFICATION INSPECTION WITH AN APPROVED PLAN OF CORRECTION.

They have been addressed. A copy of the most recent licensure inspection and plan of correction, and/or the most recent accreditation inspection, are provided in Attachment C, Orderly Development--7(C). Summit Medical Center is also a Joint Commission-certified Primary Stroke Center.

C(III)8. DOCUMENT AND EXPLAIN ANY FINAL ORDERS OR JUDGMENTS ENTERED IN ANY STATE OR COUNTRY BY A LICENSING AGENCY OR COURT AGAINST PROFESSIONAL LICENSES HELD BY THE APPLICANT OR ANY ENTITIES OR PERSONS WITH MORE THAN A 5% OWNERSHIP INTEREST IN THE APPLICANT. SUCH INFORMATION IS TO BE PROVIDED FOR LICENSES REGARDLESS OF WHETHER SUCH LICENSE IS CURRENTLY HELD.

None.

C(III)9. IDENTIFY AND EXPLAIN ANY FINAL CIVIL OR CRIMINAL JUDGMENTS FOR FRAUD OR THEFT AGAINST ANY PERSON OR ENTITY WITH MORE THAN A 5% OWNERSHIP INTEREST IN THE PROJECT.

None.

C(III)10. IF THE PROPOSAL IS APPROVED, PLEASE DISCUSS WHETHER THE APPLICANT WILL PROVIDE THE THSDA AND/OR THE REVIEWING AGENCY INFORMATION CONCERNING THE NUMBER OF PATIENTS TREATED, THE NUMBER AND TYPE OF PROCEDURES PERFORMED, AND OTHER DATA AS REQUIRED.

Yes. The applicant will provide the requested data consistent with Federal HIPAA requirements.

### PROOF OF PUBLICATION

Attached.

### DEVELOPMENT SCHEDULE

1. PLEASE COMPLETE THE PROJECT COMPLETION FORECAST CHART ON THE NEXT PAGE. IF THE PROJECT WILL BE COMPLETED IN MULTIPLE PHASES, PLEASE IDENTIFY THE ANTICIPATED COMPLETION DATE FOR EACH PHASE.

The Project Completion Forecast Chart is provided after this page.

2. IF THE RESPONSE TO THE PRECEDING QUESTION INDICATES THAT THE APPLICANT DOES NOT ANTICIPATE COMPLETING THE PROJECT WITHIN THE PERIOD OF VALIDITY AS DEFINED IN THE PRECEDING PARAGRAPH, PLEASE STATE BELOW ANY REQUEST FOR AN EXTENDED SCHEDULE AND DOCUMENT THE "GOOD CAUSE" FOR SUCH AN EXTENSION.

Not applicable. The applicant anticipates completing the project within the period of validity.

Charles Constitution of the constitution of th

### PROJECT COMPLETION FORECAST CHART

Enter the Agency projected Initial Decision Date, as published in Rule 68-11-1609(c):

May 28, 2014

Assuming the CON decision becomes the final Agency action on that date, indicate the number of days from the above agency decision date to each phase of the completion forecast.

PHASE	DAYS REQUIRED	Anticipated Date (MONTH/YEAR)
Architectural & engineering contract signed	2	6-1-13
2. Construction documents approved by TDH	32	7-1-13
3. Construction contract signed	36	7-5-13
4. Building permit secured	51	7-20-13
5. Site preparation completed	na	na
6. Building construction commenced	61	8-1-14
7. Construction 40% complete	91	9-1-14
8. Construction 80% complete	121	10-1-14
9. Construction 100% complete	181	12-1-14
10. * Issuance of license (occupancy approval)	195	12-15-14
11. *Initiation of service	211	12-31-14
12. Final architectural certification of payment	271	3-1-14
13. Final Project Report Form (HF0055)	291	4-1-15

<sup>\*</sup> For projects that do NOT involve construction or renovation: please complete items 10-11 only.

Note: If litigation occurs, the completion forecast will be adjusted at the time of the final determination to reflect the actual issue date.

### INDEX OF ATTACHMENTS

A.4 Ownership--Legal Entity and Organization Chart (if applicable)

A.6 Site Control

B.III. Plot Plan

B.IV. Floor Plan

C, Need--3 Service Area Maps

C, Economic Feasibility--1 Documentation of Construction Cost Estimate

C, Economic Feasibility--2 Documentation of Availability of Funding

C, Economic Feasibility--10 Financial Statements

C, Orderly Development--7(C) TDH Inspection & Plan of Correction

Miscellaneous Information

Support Letters

### **INDEX OF ATTACHMENTS**

A.4 Ownership--Legal Entity and Organization Chart (if applicable)

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C, Orderly Development--7(C) TDH Inspection & Plan of Correction

Miscellaneous Information

Support Letters

### A.4--Ownership Legal Entity and Organization Chart

# Woard for Aicensing Health Care Facilities

State of American Termessee

000000033

# DEPARTIMENT OF HEALTH

This is to certify, that a license is hereby granted by the State Department of Health to

HCA HEALTH SERVICES OF TENNESSEE, INC.

to conduct and maintain a

TRISTAR SUMMIT MEDICAL CENTER

Located at

5655 FRIST BOULEVARD, HERMITAGE

This license shall entire APRIL 20

2014, and is subject

to the provisions of Chapter 11, Tennessee, Code Annotated. This license shall not be assignable or transferable,

and shall be subject to revocation at any time by the State Department of Featth, for failure to comply with the

laws of the Flate of Tennessee or the rules and regulations of the State Department of Fealth issued thereunder.

In Witness Otherwood, we have bereunto set our hand and seal of the State this 20TH day of APRIL , 2013

In the Distinct Category/Les/ of: PEDIATRIC BASIC HOSPITAL



By DIRECTOR, DIVISION OF HEALTH CARE FACILITIES

By Children

### **Summit Medical Center**

Hermitage, TN

has been Accredited by



### The Joint Commission

Which has surveyed this organization and found it to meet the requirements for the

### Hospital Accreditation Program

May 26, 2012

Accreditation is customarily valid for up to 36 months.

Isabel V. Hoverman, MD, MACP

Chair, Board of Commissioners

Organization ID #: 7806 Print/Reprint Date: 08/21/12

Mark R. Chassin, MD, FACP, MPP, MPH

President

The Joint Commission is an independent, not-for-profit, national body that oversees the safety and quality of health care and other services provided in accredited organizations. Information about accredited organizations may be provided directly to The Joint Commission at 1-800-994-6610. Information regarding accreditation and the accreditation performance of individual organizations can be obtained through The Joint Commission's web site at www.jointcommission.org.











## CERTIFICATE OF DISTINCTION

has been awarded to

### TriStar Summit Medical Center Hermitage, TN

for Advanced Certification as a

### Primary Stroke Center

bу



### The Joint Commission

based on a review of compliance with national standards, clinical guidelines and outcomes of care

August 9, 2013

Certification is customarily valid for the 24 months.

Rebecca J. Patchin, M.D.

Chair, Board of Commissioners

Organization ID #7686

Print/Reprint Date: 11/5/13

Mark R. Chassin, MD, FACP, MPP, MPH

President

The Joint Commission is an independent, not-for-profit, national body that oversees the safety and quality of health care and other services provided in certified organizations. Information about certified organizations may be provided directly to The Joint Commission at 1-800-994-6610. Information regarding certification and the certification performance of individual organizations can be obtained through The Joint Commission's web site at www.jointcommission.org











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### **Business Information Search**

As of January 29, 2014 we have processed all corporate filings received in our office through January 28, 2014 and all annual reports received in our office through January 28, 2014.

Search:		海洲海滨风外南北至10岁中,沙南川				1-1 of 1
Activ	Cont	Name: HCA Health Services of Tennessee, Inc.  trol #: s Only:	⊖Sta	arts With OC	ontains	Search
Control #	Entity Type	Name	Name Type	Name Status	Entity Filing Date	Entity Status
000105942	CORP	HCA HEALTH SERVICES OF TENNESSEE, INC. TENNESSEE	Entity	Active	07/29/1981	Active
						1-1 of 1

Information about individual business entities can be queried, viewed and printed using this search tool for free.

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### **Business Information Search**

As of January 29, 2014 we have processed all corporate filings received in our office through January 28, 2014 and all annual reports received in our office through January 28, 2014.

earch:						1-2 of 2
	Search Name	HCA, Inc.		<b>⊕</b> Starts Wit	th OContains	
Control #:  Active Entities Only:						Search
Control #	<b>Entity Type</b>	Name	Name Type	Name Status	Entity Filing Date	Entity Status
000280381	CORP	HCA INC. DELAWARE	Entity	Active	06/14/1994	Active
000168485	CORP	HCA, INC. TENNESSEE	Entity	Inactive - Name Changed	02/20/1986	Active
						1-2 of 2

Information about individual business entities can be queried, viewed and printed using this search tool for free.

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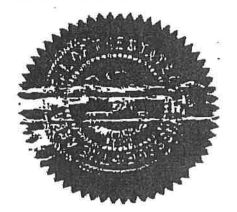
### Department of State

### CERTIFICATE

The undersigned, as Secretary of State of the State of Tennessee, hereby certifies that the attached document was received for filing on behalf of health services of tennessee, inc.

(Name of Corporation)
was duly executed in accordance with the Tennessee General Corporation Act, was found to conform to law and was filed by the undersigned, as Secretary of State, on the date noted on the document.

THEREFORE, the undersigned, as Secretary of State, and by virtue of the authority vested in him by law, hereby issues this certificate and attaches hereto the document which was duly filed on <u>July Twenty-ninth</u>, 1981



Secretary of State

### 0 0 2 2 4 0 0 8 0 B

OP

### HCA HEALTH SERVICES OF TENNESSEE, INC.

The undersigned natural persons, having capacity to contract and acting as the incorporators of a corporation under the Tennessee General Corporation Act, adopt the following Charter for such corporation.

- 1. The name of the corporation is HCA HEALTH SERVICES OF TENNESSEE, INC.
  - 2. The duration of the corporation is perpetual.
- 3. The address of the principal office of the corporation in the State of Tennessee shall be One Park Plaza, Nashville, County of Davidson.
  - The corporation is for profit.
  - 5. The purposes for which the corporation is organized are:
- (a) To purchase, lesse or otherwise acquire, to operate, and to sell, lesse or otherwise dispose of hospitals, convalencent homes, nursing homes and other institutions for the medical care and treatment of patients; to purchase, manufacture, or prepare and to sell or otherwise deal in, as principal or as agent, medical equipment or supplies; to construct, or lesse, and to operate restaurants, drug stores, gift shops, office buildings, and other facilities in connection with hospitals or other medical facilities owned or operated by it; to engage in any other set or acts which a corporation may perform for a lawful purpose or purposes.
- (b). To consult with owners of hospitals and all other types of health care or medically-oriented facilities or managers thereof regarding any matters related to the construction, design, ownership, staffing or operation of such facilities.
- (c) To provide consultation, advisory and management services to any business, whether corporation, trust, association, partnership, joint venture or proprietor-ship.
- 6. The maximum number of shares which the corporation shall have the authority to issue is One Thousand (1,000) shares of Common Stock, par value of \$1.00 per share.
- 7. The corporation will not commence business until the consideration of One Thousand Dollars (\$1,000) has been received for the issuance of shares.
- E. (a) The shareholders of this corporation shall have none of the preemptive rights set forth in the Tennessee General Corporation Act.

The initial bylaws of this corporation shall be adopted by the incorporation shall be adopted by the incorporation hereof, and thereafter, the bylaws of this corporation may be amended, repealed or adopted by a majority of the outstanding shares of capital stock.

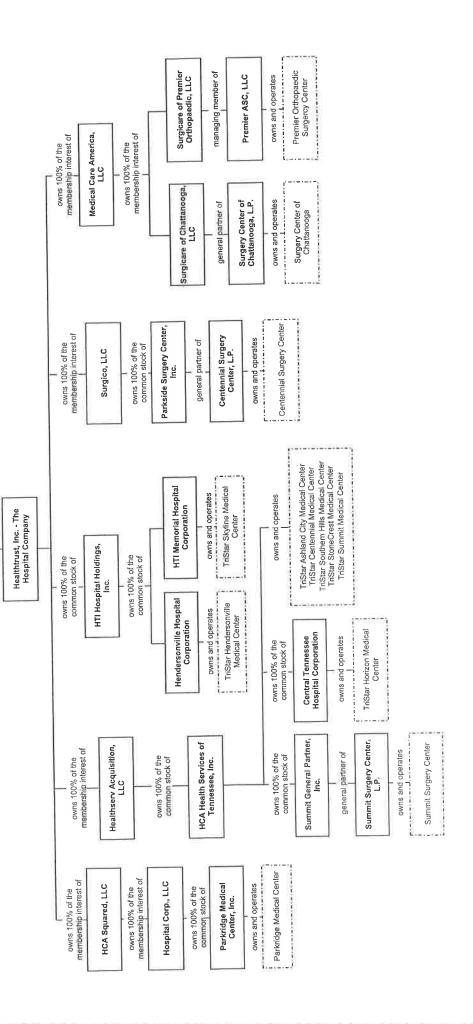
(c) This corporation shall have the right and power to purchase and hold shares of its capital stock; provided, however, that such purchase, whether direct or indirect, shall be made only to the extent of unreserved and unrestricted capital surplus.

DATED: Valy 22/18/.

Sharles L. Kown

Bettye D. Daugherry

Ruth B. Foster



HCA Holdings, Inc.

owns 100% of the common stock of

HCA Inc.

owns 100% of the common stock of

	TENNESSEE FACILITIES OWNED BY HCA, INC.	OWNED BY HCA, INC			
Centennial Medical Center	2300 Patterson Str		Nashville	NL	
Parthenon Pavilion	lion 2401 Parman Place		Nashville	NH	
Sarah Cannon Cancer Center 250 25th Avenue North	250 25th Avenue North	Suite 110	Nashville	NL	
Sarah Cannon Research Institute 3322 West End Avenue	3322 West End Avenue	Suite 900	Nashville	TN	
Women's Hospital	Women's Hospital 2221 Murphy Avenue		Nashville	TN NT	
Centennial Surgery Center	345 23rd Ave N	Suite 201	Nashville	TN 872	37203-15
	1801 Ashley Circle		Bowling Green	KY 421	42104-90
Je Je	355 New Shackle Island Road		Hendersonville	ZE	
Horizon Medical Center	111 Highway 70 East		Dickson	NH	
Natchez Imaging	Natchez Imaging 101 Natchez Park Drive		Dickson	N.	
Radiation Oncology @ SCCC 105 Natchez Park Drive	105 Natchez Park Drive		Dickson	N	
TN Oncology @ SCCC	TN Oncology @ SCCC 103 Natchez Park Drive,		Dickson	N.	
Parkridge East Hospital	941 Spring Greek Road	を できたして は できる	Chattanooga	Z	
Parkridge Medical Center	2333 McCallie Avenue		Chattanooga	N.	
	2200 Morris Hill Road		Chattanooga	としている。なっている。	
Portland Medical Center	105 Redbud Drive		Portland	N.F.	
Skyline Medical Center	3441 Dickerson Pike		Nashville	2	
Skyline Madison Campus	500 Hospital Drive		Madison	N.H	
Southern Hills Medical Center	391 Wallace Road		Nashville	N N	
Southern Hills Surgical Center	360 Wallace Road		Nashville	N L	
StoneCrest Medical Center	200 StoneCrest Boulevard		Smyrna	NH	
Summit Medical Center	5655 Frist Boulevard		Hermitage	N L	
Summit Surgery Center	3901 Central Pike	Suite 152	Hermitage	ZL	

37055 37055

37203

37203

A.6--Site Control

This Instrument Prepared By:

BAKER, WORTHINGTON, CROSSLEY. STANSBERRY & WOOLF Attorneys At Law 1700 Nashville City Center Post Office Box 2866 Nashville, Tennessee 37219

Address of New Owner.

Send Tax Bills To:

Map and Parcel:

HCA Health Services of Tennessee, Inc. One Park Plaza Nashville, Tennessee 37203 same

To Be assigned M

SPECIAL WARRANTY DEED

BOOK 8120 PAGE 220

FOR AND IN CONSIDERATION of the sum of Ten and No/100 Dollars (\$10.00). cash in hand paid, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, SOVRAN BANK/CENTRAL SOUTH (herein referred to as "Grantor") has this day bargained and sold and, by these presents, does hereby transfer and convey unto HCA HEALTH SERVICES OF TENNESSEE, INC. (herein referred to as "Grantee"), its successors and assigns, forever, the following described tract or parcel of land located in Davidson County, Tennessee, to-wit

> Being a tract of land lying in the 14th Councilmanic District of Nashville, Davidson County, Tennessee and being more particularly described as follows:

Beginning at a point, said point being South 10 deg. 13' 00" West 270.93 feet from a concrete monument in the westerly right-of-way of Old Hickory Boulevard and being at the southeast corner of the Constructors, Inc. property as of record in Deed Book 5777, page 846, Register's Office for Davidson County, Tennessee; thence with the southerly line of said Constructors, Inc. North 83 deg. 04. 50" West 265.20 feet to the TRUE POINT OF BEGINNING: thence leaving the southerly line of Constructors, Inc. and with a common line between Tennessee Department of Transportation property as of record in Deed Book 7687, Page 344, Register's Office for Davidson County, Tennessee and Northwest Quadrant South 14 deg. 47 ' 23" West 237.28 feet to a point; thence South 07 deg. 15 ' 09" West 406.92 feet to a point; thence South 05 deg. 34' 56" West 361.65 feet to a point on the northerly right-of-way of Central Pike; thence with a curve to the right having a radius of 2822.79 feet an arc length of 56.69 feet and a chord bearing and distance of South 89 deg. 59 15" West 56.69 feet to a point; thence North 00 deg. 33 46" East 3.00 feet to a point; thence with a curve to the right having a radius of 2819.79 feet an arc length of 147.30 feet and a chord bearing and distance of North 87 deg. 56' 26" West 147.28 feet to a point; thence South 03 deg. 33' 21" West 3.00 feet to a point; thence North 86 deg. 26 39 West 377.82 feet to a point; thence South 03 deg. 33 21 West 7.00 feet to point; thence North 86 deg. 26 39" West 99.99 feet to a point; thence with a curve to the right having a radius of 5694.58 feet an are length of 447.25 feet and a chord bearing and distance of North 84 deg. 11' 39" West 447.14 feet to a point; thence North 81 deg. 56' 39" West 107.70 feet to a point; said point being the southeast corner of the Hermitage Meadows Property as recorded in Book 5200, page 507, Register's Office for Davidson County, Tennessee,

thence with the easterly line of said Hermitage Meadows North 21 deg. 10° 58" West 104.67 feet to an iron rod; thence North 13 deg. 30° 36" West 282.01 feet to a concrete monument; thence North 03 deg. 20° 47" East 709.19 feet to an iron rod; thence with the southerly line of Constructors, Inc. property South 83 deg. 04° 50" East 1452.84 feet to the point of beginning and containing 33.01 acres, more or less.

Being a portion of the same property conveyed to Sovran Bank/Central South, a Tennessee Banking corp. by deed from Marshall L. Hix, Substitute Trustee, of record in Book 8089, page 286, in Register's Office for Davidson County, Tennessee.

TO HAVE AND TO HOLD said tract or parcel of land together with all the improvements thereon and the appurtenances thereunto belonging unto the said Grantee, its successors and assigns, in fee simple, forever.

GRANTOR COVENANTS with the said Grantee that it is lawfully seized and possessed of said property, that it has a good and lawful right to sell and convey the same, and that it is free from any lien or encumbrance whatsoever, except for applicable zoning and building regulations, all visible easements, restrictions and limitations of record, and 1990 real estate taxes, which are to be prorated.

GRANTOR FURTHER COVENANTS with the said Grantee and binds itself, its successors and assigns, to warrant and forever defend the title thereto of said tract or parcel of land to the said Grantee, its successors and assigns, against the lawful claims and demands of all persons whomsoever.

ALL warranties of Grantor herein contained are expressly limited to those persons or parties claiming by, through or under Grantor.

WITNESS this the 30th day of May, 1990.

GRANTOR:

SOVRAN BANH/CENTRAL SOUTH

By: J. Hunter Atkins

**Executive Vice-President** 

STATE OF TENNESSEE

COUNTY OF DAVIDSON

Personally appeared before me, PATAWALL, a Notary Public for the state and county aforesaid, J. Hunter Atkins, with whom I am personally acquainted, and who acknowledged, upon oath, that he executed the within instrument for the purposes therein contained, and who further acknowledged that he is the Executive Vice-President of Sovran Bank/Central South, the maker, and is authorized by the maker to execute this instrument on behalf of the maker.

WITNESS my hand and seal at office this 30th day of May, 1990.

Motary Public

My Commission Expires May 8, 1991

BLIC

# STATE OF TENNESSEE ) COUNTY OF DAVIDSON )

The actual consideration for the transfer or value of the property transferred, whichever is greater, is \$600,000.00.

AFFLANT

Sworn to and subscribed before me on this 30th day of May, 1990.

NOTARY PUBLIC

My Commission Expres May 8, 1991

LOEHTIF, TREFERENCE
HAY 31 3 46 FH '90
FELIX Z. WILSON ILREGISTER

THIS DOCUMENT PREPARED BY: Joseph B. Pitt, Jr., Attorney 315 Deaderick Street, Suite 105 First American Center Nashville, TN 37219 00262828

BOX 35

9

WARRANTY DEED

SAME

ADDRESS NEW OWNER:

SEND TAX BILLS TO:

MAP/PARCEL

HCA Health Services of Tennessee, Inc. One Park Plaza 37203 Nashville, TN

Map 86: Parcel 64

1055-50 5496 02/08 0101 03CHECK

FOR AND IN CONSIDERATION OF THE SUM OF Ten and No/100 Dollars (\$10.00), Cash in hand paid by HCA Health Services of Tennessee, Inc., and other good and valuable considerations, accepted as cash, the receipt and sufficiency of which are hereby acknowledged, Constructors, Inc., has this day bargained and sold, and does hereby transfer and convey unto the said HCA Health Services of Tennessee, Inc., the Grantee herein, its (successors), and assigns, certain real estate in Davidson County, Tennessee, as follows:

(See Exhibit "A" attached hereto.)

Whenever used, the singular number shall include the plural, the plural the singular and the use of any gender shall be applicable to all genders.

Witness our hands this 8th day of February, 1991, the corporate party, if any, having caused its name to be signed hereto by its duly authorized officers on said day and date.

Constructors, Inc.

By: William R. Carter

Its: Agent

STATE OF TENNESSEE
COUNTY OF DAVIDSON

Public of the State and County aforesaid, personally appeared William R. Carter, with whom I am personally acquainted (or proved to me on the basis of satisfactory evidence) and who, upon oath, acknowledged himself to be Agent of Constructors, Inc., the within named bargainor, a corporation, and that he as such Agent, being authorized so to do, executed the foregoing instrument for the purpose therein contained, by signing the name of the corporation by himself as Agent.

STATE OF TENNESSEE COUNTY OF DAVIDSON

The actual consideration or value whichever is greater, for this transfer is \$315,000.00.

Subscribed and sworn to before me this the 8th day of February, 1991.

HEA HEALTH SERVICES OF TENNES

Br: Low

Notary

My commission expires:

This is unimproved property, known as Albee Drive, Nashville, Tennessee.

estate, title and interest thereto belonging, to the Grantee, its (successors), and assigns, forever we covenant that we are lawfully seized and possessed of said real estate in fee simple, have a good right to convey it, and that the same is unencumbered except for 1991 taxes and matters shown on Survey of Jimmy W. Springer, dated January 21, 1991.

We further covenant and bind ourselves, and our representatives, to warrant and forever defend the title to said real estate to said Grantee, its (successors), and assigns, against the lawful claims of all persons.

Witness my hand and seal, at office in Nashville, Tennessee, this 8th day of February, 1991.

Notary Public

My commission expires:

### PROPERTY DESCRIPTION

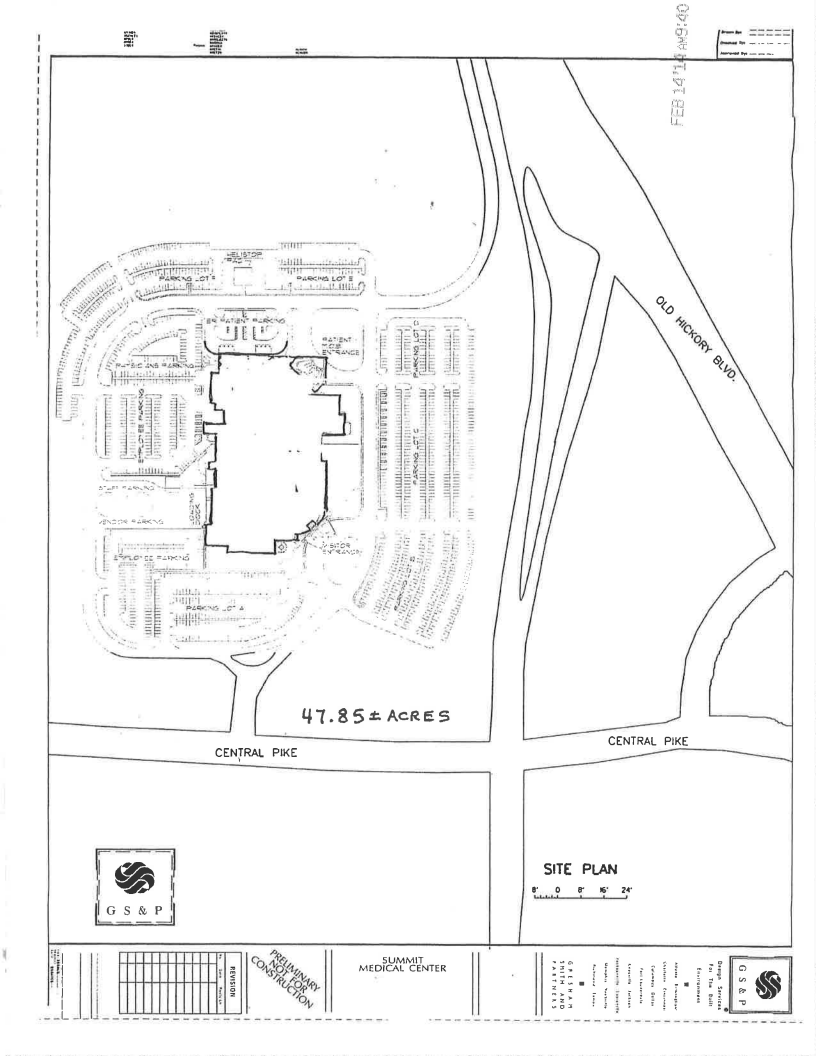
Being a tract of land lying in the 14th Councilmanic District of Nashville, Davidson County, Tennessee and being more particularly described as follows:

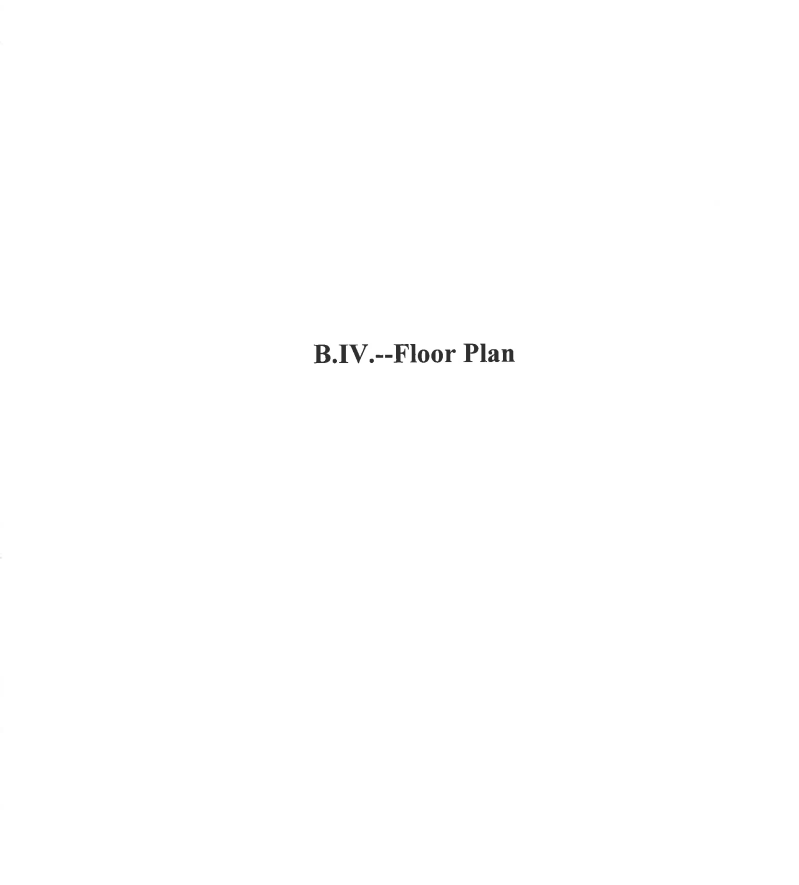
Beginning at an existing iron rod, said iron rod being the northwest corner of the Sovran Bank/Central South property as of record in Deed Book 8089, Page 286, R.O.D.C., Tennessee, said iron rod also being the northeast corner of the Hermitage Meadows, Stage Two property as of record in Plat Book 5200, Page 507, R.O.D.C., Tennessee; thence with the northerly line of Hermitage Meadows North 83°15'28" West 229.73 feet to an iron rod being the southwesterly corner of the property described herein; thence leaving said northerly line and with the easterly line of the Richard P. Sands, ET UX property as of record in Deed Book 2394, Page 479, R.O.D.C., Tennessee North 01°44'15" East 182.81 feet to an iron rod in the southerly line of Chapelwood Section 2 property as of record in Plat Book 5200, Page 83, R.O.D.C., Tennessee; thence with said southerly line South 41°32'12" East 150.17 feet to an iron rod; thence North 37°39'38" East 126.07 feet to a concrete monument lying in the southerly margin of a 40 foot right-of-way dedication of Albee Drive as of record in Plat Book 6050, Page 23, R.O.D.C., Tennessee; thence with said southerly margin South 51°54'21" East 27.16 feet to an iron rod; thence North 37°35'59" East 159.92 feet to a concrete monument, said monument being the easterly corner of the Zone Lot Division of Lots 26, 27 and 69 Chapelwood Section 2 as of record in Plat Book 5200, Page 715, R.O.D.C., Tennessee; thence North 33°40'10" West 138.98 feet to an iron rod, said iron rod being the northwesterly corner of the property described herein; thence with the southerly line of the John W. Hayes, Sr. property as of record in Deed Book 3462, Page 557, R.O.D.C., Tennessee South 82°50'00" East 1389.69 feet to a point in the westerly right-of-way margin of an access ramp to Interstate 40 as shown on the State of Tennessee Department of Transportation Bureau of Highways Project Number IR-40-5(87)221, said point also being the northeasterly corner of the property described herein; thence with said westerly right-of-way margin South 21°03'54" East 149.00 feet to a point; thence South 02°48'15" East 285.66 feet to an iron rod, said iron rod being the southeasterly corner of the property described herein and also being the northeasterly corner of the Sovran Bank/Central South property; thence leaving the westerly margin of said access ramp and with the northerly margin of the Sovran Bank/Central South property North 83°04'50" West 1452.84 feet to the point of beginning, containing 14.293 acres more or less.

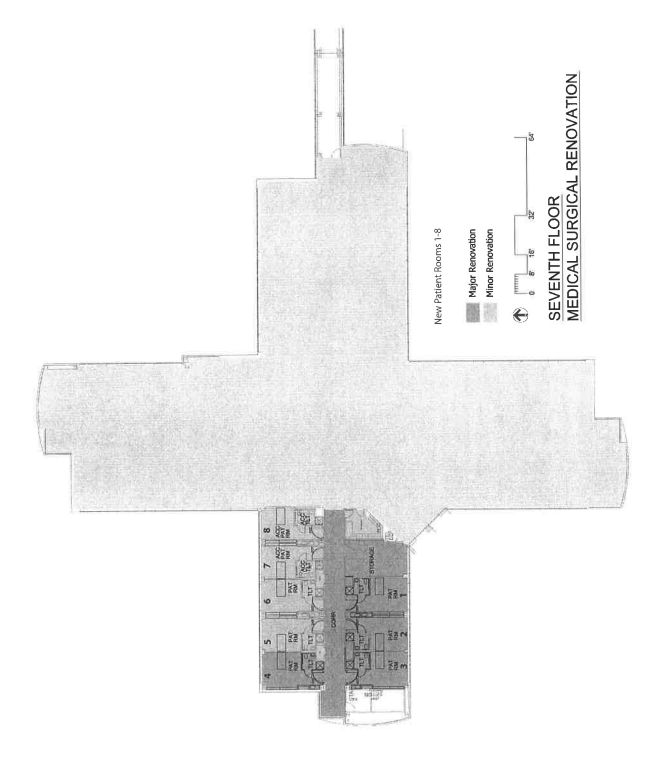
Being a portion of the same property conveyed to Constructors, Inc. as of record in Deed Book 5777, Page 846, R.O.D.C., Tennessee.

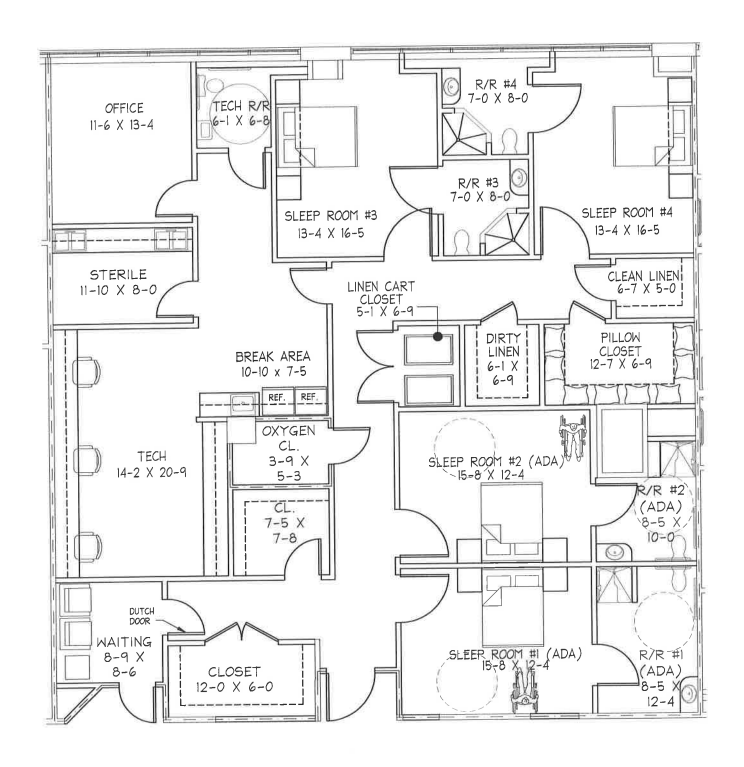
The above description taken from (survey of Jimmy W. Springer, TN RLS #825, Gresham Smith and Partners, 3310 West End, Nashville TN 37203, dated January 20, 1991, revised January 23, 1991.











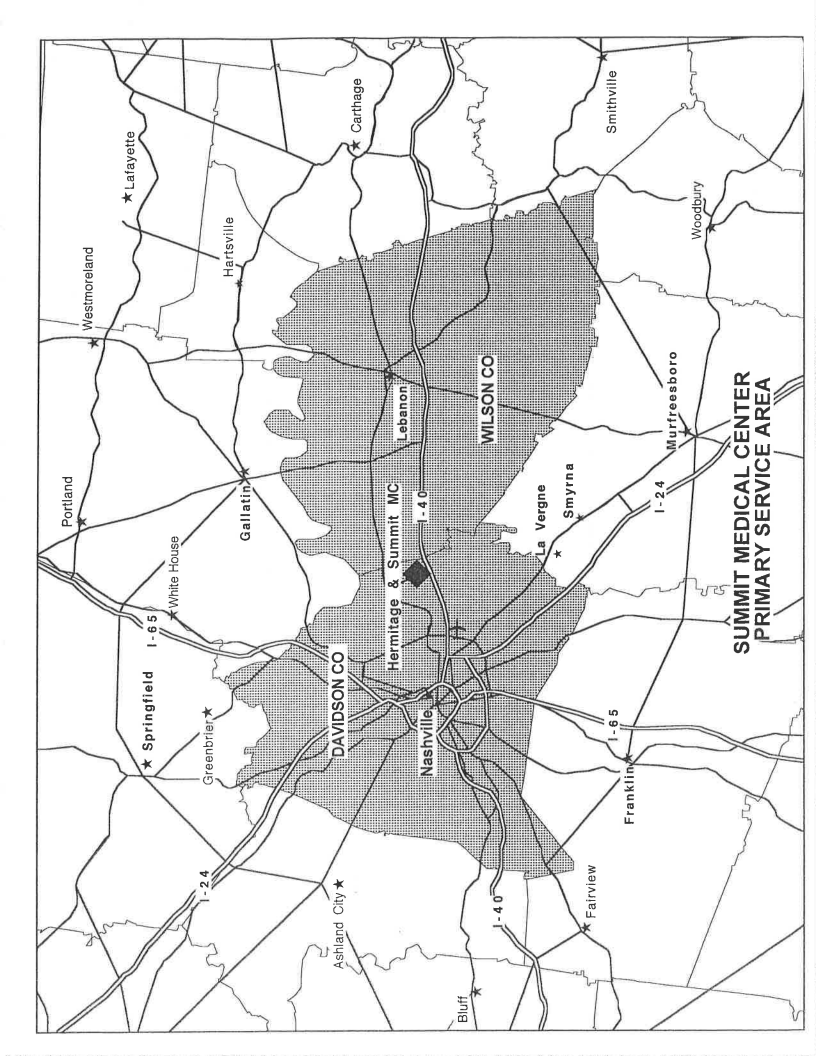


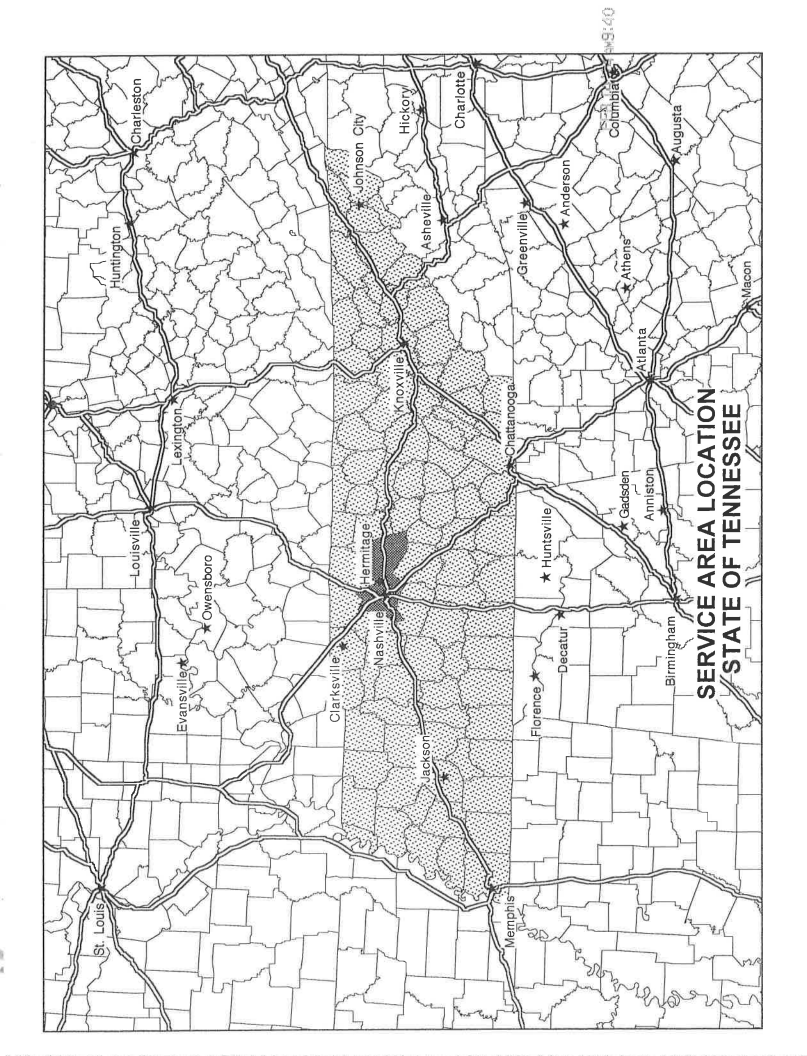
## SUMMIT SLEEP LAB PRELIMINARY 1 - 2,936 U.S.F.

FLE: AE14-001 SCALE: 1/4" = 1-0" 2,936 U.S.F.



C, Need--3 Service Area Maps





# C, Economic Feasibility--1 Documentation of Construction Cost Estimate



February 4, 2014

Mr. Jeff Whitehorn, CHE Chief Executive Officer Summit Medical Center 5655 Frist Boulevard Hermitage, TN 37076

Subject:

Verification of Construction Cost Estimates 7<sup>th</sup> Floor 8-Bed Med/Surg Unit Summit Medical Center Hermitage, Tennessee

GS&P Project No. 29963.00 / 0.1

Gresham, Smith and Partners, Inc., an architectural/engineering firm in Nashville, Tennessee, has reviewed the cost data provided by HCA for the above-referenced project, for which this firm has provided a preliminary design. The stated renovated construction cost for this 4,406 SF area is \$1,161,133. [In providing options of probably construction cost, the Client understands that the Consultant has no control over the cost or availability of labor, equipment or materials, or over market conditions or the Contractor's method of pricing, and that the Consultant's options of probable construction costs are made on the basis of the Consultant's professional judgment and experience. The Consultant makes no warrant, express or implied, that the bids or the negotiated cost of the Work will not vary from the Consultant's opinion of probable construction cost.]

It is our opinion that at this time, the projected renovated construction cost is reasonable for this type and size of project and compares appropriately with similar projects in this market.

The building codes applicable to this project will be:

International Building Code, 2006 NFPA 101 Life Safety Code, 2006 FGI Guidelines for Design & Construction of Healthcare Facilities, 2010 ANSI-117.1, 2003

Sincerely,

Kenneth A. Priest, AIA, NCARB, LEED AP

License No. 16010

bma

# C, Economic Feasibility--2 Documentation of Availability of Funding

110 Winners Circle, First Floor Brentwood, TN 37027 (615) 886-4900

February 10, 2014

Melanie M. Hill, Executive Director Tennessee Health Services and Development Agency Andrew Jackson State Office Building, Suite 850 500 Deaderick Street Nashville, Tennessee 37243

RE: Summit Medical Center CON Application for Eight Medical-Surgical Beds

Dear Mrs. Hill:

TriStar Summit Medical Center is applying for a Certificate of Need to add eight medical-surgical beds in an existing wing built for that purpose, on its seventh floor.

As Controller of the TriStar Health System, the HCA Division Office to which this facility belongs, I am writing to confirm that HCA Holdings, Inc. will provide through TriStar the approximately \$1,813,000 in capital costs required to implement this project. HCA Holdings, Inc.'s financial statements are provided in the application.

Sincerely

Bryan Shepherd

Controller

TriStar Division of HCA

## C, Economic Feasibility--10 Financial Statements

#### F00025 - SUMMIT MED CTR-TOT HOS OPS - S031

Dec - 2013 **All Entities**  1/30/2014 03:10:04 PM Report ID: ALCFS008

Financial Statements - Income Statement

189

6.062

5.873

Month Var % Bud Var Var % Prior Year PY Var Actual Budget PY Var Var % Var % Prior Year Bud Var Actual Budget REVENUES 5.50% 3.889 74,540 75,864 (1,325)-1.75% 70,651 5.26% 343 Inpatient Revenue Routine Services 165 2.47% 6.532 6,876 6,710 47,401 13.57% 3,77% 349,226 396,627 382,226 14,401 22.13% 7.034 Inpatient Revenue Ancillary Services 2,947 8.22% 31.782 38,816 35,869 12.22% 2.85% 419,876 51.290 458,090 13,076 471.166 19.26% 7.378 Inpatient Gross Revenue 42,580 3,113 7.31% 38,315 45.692 14.08% 335,856 47,274 371,149 11,980 3.23% 383,130 6,939 23.36% 9.16% 29,710 Outpatient Gross Revenue 33,573 3.076 36.649 755,732 98,563 13.04% 25,056 3.02% 829,240 854,296 21.05% 68,025 14,317 Total Patient Revenue 6.189 8.13% 82.342 76.153 2.77% 1,141 35 3.05% 32 1.144 1.175 81 6 7.50% Other Revenue (4) -4.32% 91 87 98,598 13.03% 25.088 3.02% 756,873 830,383 855,471 68,106 14,323 21.03% Gross Revenue 8.11% 6,185 76.244 82.429 DEDUCTIONS 20,574 11.09% 0.24% 185,434 503 206,008 205.504 19 188 1,321 6.89% 15,797 4,713 29.83% Total CY CA - Medicare (1,2) 20,509 -4,50% 954 (24)-2.53% 973 (44)930 (32) -35.32% 136 (77)-56.69% Total CY CA - Medicaid (3) 91 59 945 15,39% 5.31% 6,137 357 7,082 6.725 (53)-8.42% Total CY CA - Champus (6) (47) -7\_63% 625 572 619 -19.39% (1,958)842 42.99% (181)(1,116)(935)1,175 100,00% Prior Year Contractuals (1, 175)17.85% 17.606 4.84% 323,353 57,717 381,070 363,464 7,136 23.94% Total CY CA - Mgd Care (7,8,9,12,13) 9.17% 29,814 3.104 36.950 33.846 489 9.07% 5,880 7.128 (1,249)-17.52% 5,391 257 659 256.44% Charity 39.87% 915 655 261 (5,434)-29.39% 18,488 13,054 19.600 (6,546)-33.40% 63 4.33% Bad Debt 1,454 919 153,74% 1,517 598 12,717 24.00% 52,987 65,704 57,B33 7.870 13.61% 8.69% 4,855 422 Other Deductions -1.47% 5,276 5,355 (79)87,824 14.87% 590.786 660,293 18,317 2.77% 678,610 14,037 27.12% Total Revenue Deductions (incl Bad Debt) 51.762 60,352 5,447 9 03% 65.799 10.774 6.49% 166.087 170,090 6,771 3.98% 176,861 286 1.75% Cash Revenue 16.344 16,630 15,892 738 4.64% **OPERATING EXPENSES** 3.15% 1.391 45,457 85 0.19% 44,152 45,542 3,943 140 3,56% Salaries and Wages 3,996 88 2.20% 4,083 182.32% 388 240 161,77% 138 251 82 1,052,15% Contract Labor 77 610.76% Я 90 13 -0.83% (436)-3.39% 12,542 (104)12,438 12,874 (100) -10.73% Employee Benefits (189)-18.44% 935 835 1.024 10.33% 12.45% 24,857 2.568 24,388 3.037 27,425 698 36.26% Supply Expense 2,625 2.072 553 26,69% 1.926 3.80% -7.71% 3.778 144 4,249 (328)3.921 21.16% 59 Professional Fees -5,76% 278 337 357 (21)15,868 (608)-3.83% (291)-1.87% 15,551 15.259 (26) -1.86% Contract Services 84 6.48% 1,411 1,300 1.384 116 3.06% 3,742 185 4.94% 3.811 3.927 Repairs and Maintenance 67 21\_62% 308 67 21.87% 308 375 198 11.57% 113 6.26% 1.712 1.797 1.910 34 142 41 28.77% Rents and Leases 149 22.96% 183 (158) -7.48% 2,035 (80)-3.91% 2.114 1.956 169 (41) -24.30% 172 (44)-25.51% Utilities 128 23 1.04% 2.281 (56)-2.43% 2.225 2.202 (304) 35 11.4B% (242)(28)-11,45% Insurance (269) Investment Income -2,55% 1,339 (34)(136) -9.44% 1,305 1,441 (90) 1,464,51% Non-Income Taxes (217)-180.54% (6) (97) 120 2,349 (265)-11.29% (363) -14.84% 2,084 2.447 466 (176)-37.80% Other Operating Expense 47 19.34% 243 290 1.63% 114,792 3,589 3.13% 118,380 116,479 1.901 623 6.67% Cash Expense 518 5.48% 9,341 9,964 9.446 7,185 14.01% 9.08% 51,295 58,481 53.611 4,869 220 3.41% 7,003 (337)-4.82% **EBITDA** 6.446 6.666 CAPITAL AND OTHER COSTS (479) -6.40% -4.67% 7,489 7,010 7,354 (343)(4) -0.72% Depreciation & Amortization 3.62% 626 600 22 622 Other Non-Operating Expenses (1.792)-16.04% (11.171)(12,963)(12,627) (336)-2.66% (164)-16.27% -0.35% (1.008)Interest Expense (4) (1,168)(1,172)19.76% -15.38% 9.701 1.917 13,731 (2,112)11,618 13 1.17%  $\{1,186\}$ 2,341 197.31% Mgmt Fees and Markup Cost 1,141 1,154 Minority Interest -5.88% (354) 6.020 5,666 8,457 (2,791)-33.01% 5.41% (1,568)2,172 138,52% Total Capital and Others 604 573 31 7.540 16.65% 16.97% 45.275 52,815 45,154 7,661 (2,510)-29.28% Pretax Income 5.873 189 3.22% 8,571 6,062 TAXES ON INCOME Federal Income Taxes State Income Taxes Total Taxes on Income 16.65% 52,815 45,154 7,661 16.97% 45.275 7,540 (2,510) -29.28% 8,571 Net Income 3.22%

Financial Statements - Balance Sheet

All Entitles

1/30/2014 03:08:45 PM Report ID: ALCFS010

				FIFLETE	Year to Date	
Bogin	Month Change	Ending		Begin	Change	Ending
Begin	Offarige	Litering	CURRENT ASSETS			
29,317	25,256	54,573	Cash & Cash Equivalents	32,998	21,575	54,573
29,517	20,200	•	Marketable Securities			
			PATIENT ACCOUNTS RECEIVABLES			
49,081,573	2,058,231	51,139,804	Patient Receivables	47,786,863	3,352,941	51,139,804
40,001,010	_,		Less Allow for Govt Receivables			05 000 004
-24,525,425	-543,409	-25,068,834	Less Allow - Bad Debt	-25,859,971	791,137	-25,068,834
24,556,148	1,514,822	26,070,970	Net Patient Receivables	21,926,892	4,144,078	26,070,970
=1,000,000			FINAL SETTLEMENTS		077	45.027
15,937	0	15,937	Due to/from Govt Programs	-260,961	276,898	15,937
17,			Allowances Due Govt Programs		970.000	15,937
15,937	0	15,937	Net Final Settlements	-260,961	276,898	15,957
			Net Accounts Receivables	21,665,931	4,420,976	26,086,907
24,572,085	1,514,822	26,086,907	Inventories	4,983,833	763,713	5,747,546
5,617,166	130,380	5,747,546	Prepaid Expenses	2,708,029	-1,779,511	928,518
814,134	114,384	928,518	Other Receivables	88,971	-44,975	43,996
33,865	10,131	43,996	Total Current Assets	29,479,762	3,381,778	32,861,540
31,066,567	1,794,973	32,861,540	PROPERTY, PLANT & EQUIPMENT	20,470,702		
				6,124,510	0	6,124,51
6,124,510	0	6,124,510	Land	48,481,104	982,383	49,463,48
49,192,391	271,096	49,463,487	Bidgs & Improvements	85,019,890	-14,591,146	70,428,74
70,280,588	148,156	70,428,744	Equipment - Owned	2,164,472	-1	2,164,47
2,164,471	0	2,164,471	Equipment - Capital Leases	121,260	-114,372	6,888
277,851	-270,963	6,888	Construction in Progress	·	-13,723,136	128,188,10
128,039,811	148,289	128,188,100	Gross PP&E	141,911,236	9,776,930	-84,575,30
-84,004,571	-570,734	-84,575,305	Less Accumulated Depreciation	-94,352,235	-3,946,206	43,612,79
44,035,240	-422,445	43,612,795	Net PP&E	47,559,001	-3,940,200	40,012,10
			OTHER ASSETS			
		_	Investments	0	0	
0	0	0	Notes Receivable	10,027,657	0	10,027,65
10,027,657	0	10,027,657	Intangible Assets - Net	10,027,037	v	, , , , , , , , , , , , , , , , , , , ,
			Investments in Subsidiaries			
			Other Assets	40 007 657	0	10,027,65
10,027,657	0	10,027,657	Total Other Assets	10,027,657	O	10,021,00
		00 504 003	<b>Grand Total Assets</b>	87,066,420	-564,428	86,501,99
85,129,464	1,372,528	86,501,992	CURRENT LIABILITIES			
		0.400.044	Accounts Payable	5,422,153	-1,931,212	3,490,94
3,317,384	173,557	3,490,941	Accrued Salaries	4,601,670	233,661	4,835,33
4,237,102	598,229	4,835,331	Accrued Expenses	1,533,380	56,214	1,589,59
1,657,083	-67,489	1,589,594	Accrued Interest	16,271	-2,304	13,96
14,169	-202	13,967	Distributions Payable	10,27	_,	
			Curr Port - Long Term Debt	1,046,455	-357,311	689,14
726,158	-37,014	689,144	_	14,390	3,370	17,76
11,515	6,245	17,760	Other Current Liabilities	14,000	*1-1-	
			Income Taxes Payable	12,634,319	-1,997,582	10,636,73
9,963,411	673,326	10,636,737	Total Current Liabilities  LONG TERM DEBT	12,00-1,010	1,001,100	, ,
				3,131,043	-689,144	2,441,8
2,494,269	-52,370	2,441,899	Capitalized Leases	-244,119,609	-33,208,420	-277,328,02
-272,018,151	-5,309,878	-277,328,029	Inter/Intra Company Debt	-244,115,003	-00,200,420	2,,,,,,,,,
			Other Long Term Debts	-240,988,566	-33,897,564	-274,886,1
-269,523,882	-5,362,248	-274,886,130	Total Long Term Debts		-33,097,504	21 4,000,11
			DEFFERED CREDITS AND OTHER LIA	В		
			Professional Liab Risk			
			Deferred Incomes Taxes	04.000	10.422	71,78
72,084	-296	71,788	Long-Term Obligations	91,220	-19,432 -19,432	71,7
72,084	-296	71,788	Total Other Liabilities & Def	91,220	-19,432	1.141
			EQUITY	4.000	0	1,0
1,000	0	1,000	Common Stock - par value	1,000	0	23,562,5
23,562,553	0	23,562,553	Capital in Excess of par value	23,562,553		
274,301,469	0	274,301,469	Retained Earnings - current yr	291,765,889	-17,464,420	274,301,4
46,752,829	6,061,746	52,814,575	Net Income Current Year		52,814,575	52,814,5
			Distributions			
			Other Equity			000 070 =
344,617,851	6,061,746	350,679,597	Total Equity	315,329,447	35,350,150	350,679,5
				07 000 400	E0 4 400	86 E04 0
85,129,464	1,372,528	86,501,992	Total Liabilities and Equity	87,066,420	-564,428	86,501,9

	8,036	91.0	7,879	93.4
Income before income taxes	800	9.0	555	6.6
Provision for income taxes	246	2.7	128	1.5
Net income	554	6.3	427	5.1
Net income attributable to noncontrolling interests	130	1.5	113	1.4
Net income attributable to HCA Holdings, Inc.	\$424	4.8	\$314	3,7
Diluted earnings per share	\$0.92		\$0.68	
Shares used in computing diluted earnings per share (000)	458,535		461,131	
Comprehensive income attributable to HCA Holdings, Inc.	\$541		\$297	

# HCA Holdings, Inc. Condensed Consolidated Comprehensive Income Statements For the Years Ended December 31, 2013 and 2012 (Dollars in millions, except per share amounts)

	· ·			
	2013		2012	
				Ratio
	Amount	ratio	7 11/10 01/11	
- Land and the second s	\$38,040		\$36,783	
Revenues before provision for doubtful accounts	3,858		3,770	
Provision for doubtful accounts	,	100.0%	,	100.0%
Revenues	34,102	100.076	33,013	100.070
	15,646	45.8	15,089	45.7
Salaries and benefits	5,970		5,717	17.3
Supplies	6,237		6,048	18.3
Other operating expenses	(216)		(336)	
Electronic health record incentive income	(210)		(36)	(0.1)
Equity in earnings of affiliates	, ,		1,679	5.1
Depreciation and amortization	1,753			5.4
Interest expense	1,848		1,798	
Losses (gains) on sales of facilities	10		(15)	-
Loss on retirement of debt	17		199	
Legal claim costs	- 7		175	0.5
	31,236	91.4	30,119	91.2
Income before income taxes	2,946	8.6	2,894	8.8
Provision for income taxes	950	2.8	888	2.7
Net income	1,996	5.8	2,006	6.1
Net income attributable to noncontrolling interests	440	1.2	401	1.2
Net income attributable to HCA Holdings, Inc.,	\$1,556	4.6	\$1,605	4.9
Diluted earnings per share	\$3.37		\$3.49	
Shares used in computing diluted earnings per share (000)	461,913		459,403	
Comprehensive income attributable to HCA Holdings, Inc.	\$1,756	;	\$1,588	

HCA Holdings, Inc.
Supplemental Non-GAAP Disclosures
Operating Results Summary
(Dollars in millions, except per share amounts)

For the Years

	Fourth (	Quarter	End Decemb	per 31,
	2013	2012	2013	2012
Revenues	\$8,836	\$8,434	\$34,182	\$33,013
Net income attributable to HCA Holdings, Inc.	\$424	\$314	\$1,556	\$1,605
Losses (gains) on sales of facilities (net of tax)	(2)	(6)	7	(9)
Loss on retirement of debt (net of tax)	2	-	11	-
Legal claim costs (net of tax)	*	110	-	110
Net income attributable to HCA Holdings, Inc., excluding losses				
(gains) on sales of facilities, loss on retirement of debt and legal claim costs (a)	422	418	1,574	1,706
Depreciation and amortization	461	425	1,753	1,679
Interest expense	456	462	1,848	1,798
Provision for income taxes	245	188	959	947
Net income attributable to noncontrolling interests	130	113	440	401
Adjusted EBITDA (a)	\$1,714	\$1,606	\$6,574	\$6,531
Diluted earnings per share:	\$0.92	\$0.68	\$3.37	\$3.49
Net income attributable to HCA Holdings, Inc.	\$0.0 <u>-</u>	10.011		(0.02)
Losses (gains) on sales of facilities  Loss on retirement of debt		, ,	0.00	
Legal claim costs	_	0.24	-	0_24
Net income attributable to HCA Holdings, Inc., excluding losses (gains) on sales of facilities, loss on retirement of debt and legal claim costs (a)	\$0.92	\$0.91	\$3.41	\$3.71
Shares used in computing diluted earnings per share (000)	458,535	461,131	461,913	459,403

Net income attributable to HCA Holdings, Inc., excluding losses (gains) on sales of facilities, loss on retirement of debt and legal claim costs, and Adjusted EBITDA should not be considered as measures of financial performance under generally accepted accounting principles ("GAAP"). We believe net income attributable to HCA Holdings, Inc., excluding losses (gains) on sales of facilities, loss on retirement of debt and legal claim costs, and Adjusted EBITDA are important measures that supplement discussions (a) and analysis of our results of operations. We believe it is useful to investors to provide disclosures of our results of operations on the same basis used by management. Management relies upon net income attributable to HCA Holdings, Inc., excluding losses (gains) on sales of facilities, loss on retirement of debt and legal claim costs, and Adjusted EBITDA as the primary measures to review and assess operating performance of its hospital facilities and their management teams.

Management and investors review both the overall performance (including:net income attributable to HCA Holdings)(including:lnc.)(including:excluding losses (gains) on sales of facilities, loss on retirement of debt and legal claim costs, and GAAP net income attributable to HCA Holdings, Inc.) and operating performance (Adjusted EBITDA) of our health care facilities. Adjusted EBITDA and the Adjusted EBITDA margin (Adjusted EBITDA divided by revenues) are utilized by management and investors to compare our current operating results with the corresponding periods during the previous year and to compare our operating results with other companies in the health care industry. It is reasonable to expect that losses (gains) on sales of facilities and losses on retirement of debt will occur in future periods, but the amounts recognized can vary significantly from period to period, do not directly relate to the ongoing operations of our health care facilities and complicate period comparisons of our results of operations and operations comparisons with other health care companies.

Net income attributable to HCA Holdings, Inc., excluding losses (gains) on sales of facilities, loss on retirement of debt and legal claim costs, and Adjusted EBITDA are not measures of financial performance under GAAP and should not be considered as alternatives to net income attributable to HCA Holdings, Inc. as a measure of operating performance or cash flows from operating, investing and financing activities as a measure of liquidity. Because net income attributable to HCA Holdings, Inc., excluding losses (gains) on sales of facilities, loss on retirement of debt and legal claim costs, and Adjusted EBITDA are not measurements determined in accordance with GAAP and are susceptible to varying calculations, net income attributable to HCA Holdings, Inc., excluding losses (gains) on sales of facilities, loss on retirement of debt and legal claim costs, and Adjusted EBITDA, as presented, may not be comparable to other similarly titled measures presented by other companies.

HCA Holdings, Inc.
Condensed Consolidated Balance Sheets

(Dollars in millions)						
	December 31, 2013	September 30, 2013	December 31, 2012			
ASSETS						
Current assets:  Cash and cash equivalents	\$414		\$705			
Accounts receivable, net	5,208		4,672			
Inventories	1,179		1,086			
Deferred income taxes	489		385			
Other	747		915			
Total current assets	8,037	7,771	7,763			
Property and equipment, at cost	31,073	30,472	29,527			
Accumulated depreciation	(17,454)	(17,150)	(16,342)			
	13,619	13,322	13,185			
Investments of insurance subsidiaries	448	402	515			
Investments in and advances to affiliates	121	125	104			
Goodwill and other intangible assets	5,903	5,832	5,539			
Deferred loan costs	237	250	290			
Other	466	691	679			
	\$28,831	\$28,393	\$28,075			
LIABILITIES AND STOCKHOLDERS' D	DEFICIT					
Accounts payable	\$1,803					
Accrued salaries	1,193					
Other accrued expenses	1,913					
Long-term debt due within one year	₹ 78€		·			
Total current liabilities	5,695	5,419	6,172			
Long-term debt	27,590	27,389	27,495			
Professional liability risks	949	959	973			
Income taxes and other liabilities	1,52	1,670	1,776			
EQUITY (DEFICIT)						
Stockholders' deficit attributable to HCA	Holdings, Inc. (8,270	) (8,376)				
Noncontrolling interests	1,34	1,332	1,319			
Total deficit	(6,928					
	\$28,83	1 \$28,393	\$28,075			

HCA Holdings, Inc.
Condensed Consolidated Statements of Cash Flows
For the Years Ended December 31, 2013 and 2012
(Dollars in millions)

	2013	2012
Cash flows from operating activities:  Net income  Adjustments to reconcile net income to net cash provided by operating activities:	\$1,996	\$2,006
Changes in operating assets and liabilities	(4,272)	(3,663)
Provision for doubtful accounts	3,858	3,770
Depreciation and amortization	1,753	1,679
Income taxes	143	96
Losses (gains) on sales of facilities	10	(15)
Loss on retirement of debt	17	-
Legal claim costs	-	175
Amortization of deferred loan costs	55	62

# C, Orderly Development--7(C) TDH Inspection & Plan of Correction



January 2, 2013

Jeff Whitehorn Chief Executive Officer Summit Medical Center 5655 Frist Boulevard Hermitage, TN 37076 Joint Commission ID #: 7806 Program: Hospital Accreditation Accreditation Activity: Measure of Success Accreditation Activity Completed: 01/02/2013

Dear Mr. Whitehorn:

The Joint Commission would like to thank your organization for participating in the accreditation process. This process is designed to help your organization continuously provide safe, high-quality care, treatment, and services by identifying opportunities for improvement in your processes and helping you follow through on and implement these improvements. We encourage you to use the accreditation process as a continuous standards compliance and operational improvement tool.

The Joint Commission is granting your organization an accreditation decision of Accredited for all services surveyed under the applicable manual(s) noted below:

#### . Comprehensive Accreditation Manual for Hospitals

This accreditation cycle is effective beginning May 26, 2012. The Joint Commission reserves the right to shorten or lengthen the duration of the cycle; however, the certificate and cycle are customarily valid for up to 36 months.

Please visit <u>Quality Check®</u> on The Joint Commission web site for updated information related to your accreditation decision.

We encourage you to share this accreditation decision with your organization's appropriate staff, leadership, and governing body. You may also want to inform the Centers for Medicare and Medicaid Services (CMS), state or regional regulatory services, and the public you serve of your organization's accreditation decision.

Please be assured that The Joint Commission will keep the report confidential, except as required by law. To ensure that The Joint Commission's information about your organization is always accurate and current, our policy requires that you inform us of any changes in the name or ownership of your organization or the health care services you provide.

Sincerely,

Mark G.Pelletier, RN, MS

Chief Operating Officer

Division of Accreditation and Certification Operations

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### Summit Medical Center 5655 Frist Boulevard Hermitage, TN 37076

Organization Identification Number: 7806

Evidence of Standards Compliance (45 Day) Submitted: 7/22/2012

Program(s)
Hospital Accreditation

### **Executive Summary**

**Hospital Accreditation:** 

As a result of the accreditation activity conducted on the above date(s), there were no Requirements for Improvement identified.

You will have follow-up in the area(s) indicated below:

Measure of Success (MOS) – A follow-up Measure of Success will occur in four
 (4) months.

If you have any questions, please do not hesitate to contact your Account Executive.

Thank you for collaborating with The Joint Commission to improve the safety and quality of care provided to patients.

### Summit Medical Center 5655 Frist Boulevard Hermitage, TN 37076

Organization Identification Number: 7806

Evidence of Standards Compliance (60 Day) Submitted: 8/16/2012

Program(s)
Hospital Accreditation

### **Executive Summary**

Hospital Accreditation:

As a result of the accreditation activity conducted on the above date(s), there

were no Requirements for Improvement identified.

If you have any questions, please do not hesitate to contact your Account Executive.

Thank you for collaborating with The Joint Commission to improve the safety and quality of care provided to patients.



August 16, 2012

Re: # 7806 CCN: #440150

Program: Hospital

Accreditation Expiration Date: May 26, 2015

Jeff Whitehorn Chief Executive Officer Summit Medical Center 5655 Frist Boulevard Hermitage, Tennessee 37076

Dear Mr. Whitehorn:

This letter confirms that your May 22, 2012 - May 25, 2012 unannounced full resurvey was conducted for the purposes of assessing compliance with the Medicare conditions for hospitals through The Joint Commission's deemed status survey process.

Based upon the submission of your evidence of standards compliance on July 22, 2012 and August 16, 2012, the areas of deficiency listed below have been removed. The Joint Commission is granting your organization an accreditation decision of Accredited with an effective date of May 26, 2012. We congratulate you on your effective resolution of these deficiencies.

§482.23 Condition of Participation: Nursing Services

§482.24 Condition of Participation: Medical Record Services

§482.25 Condition of Participation: Pharmaceutical Services

§482.41 Condition of Participation: Physical Environment

The Joint Commission is also recommending your organization for continued Medicare certification effective May 26, 2012. Please note that the Centers for Medicare and Medicaid Services (CMS) Regional Office (RO) makes the final determination regarding your Medicare participation and the effective date of participation in accordance with the regulations at 42 CFR 489.13. Your organization is encouraged to share a copy of this Medicare recommendation letter with your State Survey Agency.

This recommendation also applies to the following location(s):

Summit Medical Center 5655 Frist Blvd., Hermitage, TN, 37076

Summit Imaging 100 Physicians Way, Ste. 100 & 110, Lebanon, TN, 37087

Summit Outpatient Center 3901 Central Pike, Hermitage, TN, 37076

www.jointcommission.org

Hendquarters
One Renaissance Boulevard
Oakbrook Terrace, IL 60181
630 792 5000 Voice



We direct your attention to some important Joint Commission policies. First, your Medicare report is publicly accessible as required by the Joint Commission's agreement with the Centers for Medicare and Medicaid Services. Second, Joint Commission policy requires that you inform us of any changes in the name or ownership of your organization, or health care services you provide.

Sincerely,

Mark G. Pelletier, RN, MS Chief Operating Officer

Mark Pelleties

Division of Accreditation and Certification Operations

cc: CMS/Central Office/Survey & Certification Group/Division of Acute Care Services

CMS/Regional Office 4 /Survey and Certification Staff



July 23, 2012

Jeff Whitehorn Chief Executive Officer Summit Medical Center 5655 Frist Boulevard Hermitage, TN 37076 Joint Commission ID #: 7806 Program: Hospital Accreditation Accreditation Activity: 45-day Evidence of Standards Compliance Accreditation Activity Completed: 07/23/2012

### Dear Mr. Whitehorn:

The Joint Commission would like to thank your organization for participating in the accreditation process. This process is designed to help your organization continuously provide safe, high - quality care, treatment, and services by identifying opportunities for improvement in your processes and helping you follow through on and implement these improvements. We encourage you to use the accreditation process as a continuous standards compliance and operational improvement tool.

With that goal in mind, your organization received Requirement(s) for Improvement during its recent survey. These requirements have been summarized in the Accreditation Report provided by the survey team that visited your organization.

Please be assured that The Joint Commission will keep the report confidential, except as required by law. To ensure that The Joint Commission's information about your organization is always accurate and current, our policy requires that you inform us of any changes in the name or ownership of your organization or the health care services you provide.

Please visit <u>Quality Check®</u> on The Joint Commission web site for updated information related to your accreditation decision.

Sincerely,

Mark G. Pelletier, RN, MS

Chief Operating Officer

Division of Accreditation and Certification Operations



### Summit Medical Center 5655 Frist Boulevard Hermitage, TN 37076

Organization Identification Number: 7806

Program(s)
Hospital Accreditation

**Survey Date(s)** 05/22/2012-05/25/2012

#### **Executive Summary**

As a result of the survey conducted on the above date(s), the following survey findings have been identified. Your official report will be posted to your organization's confidential extranet site. It will contain specific follow-up instructions regarding your survey findings.

If you have any questions, please do not hesitate to contact your Account Executive.

Thank you for collaborating with The Joint Commission to improve the safety and quality of care provided to patients.

# The Joint Commission Summary of Findings

### **DIRECT Impact Standards:**

Program:	Hospital Accreditation Program	
Standards:	EC.02.05.07	EP6
	MM.04.01.01	EP13
	MM.05.01.01	EP8
	NPSG.03.04.01	EP2

### **INDIRECT Impact Standards:**

Program:	Hospital Accreditation Program	
Standards:	EC.02.02.01	EP11
	EC.02.03.01	EP10
	EC.02.05.01	EP4
	EC.02.05.09	EP3
	EC.02.06.01	EP13
	LS.02.01.20	EP29
	LS.02.01.50	EP12
	MM.03.01.01	EP3,EP6
	RC.01.01.01	EP19
	RI.01.03.01	EP5

### The Joint Commission Summary of CMS Findings

CoP:

§482.23

**Tag:** A-0385

Deficiency:

Standard

Corresponds to:

HAP

Text:

§482.23 Condition of Participation: Nursing Services

The hospital must have an organized nursing service that provides 24-hour nursing services. The nursing services must be furnished or supervised by a registered nurse.

CoP Standard	Tag	Corresponds to	Deficiency
§482.23(c)(2)	A-0406	HAP - MM.04.01.01/EP13	Standard

CoP:

§482.24

Tag: A-0431

Deficiency:

Standard

Corresponds to:

HAP

Text:

§482.24 Condition of Participation: Medical Record Services

The hospital must have a medical record service that has administrative responsibility for medical records. A medical record must be maintained for every individual evaluated or treated in the hospital.

CoP Standard	Tag	Corresponds to	Deficiency
§482.24(c)(1)	A-0450	HAP - RC.01.01.01/EP19	Standard
§482.24(c)(2)(v)	A-0466	HAP - RI.01.03.01/EP5	Standard

CoP:

§482.25

Tag: A-0490

Deficiency:

Standard

Corresponds to: HAP

Text:

§482.25 Condition of Participation: Pharmaceutical Services

The hospital must have pharmaceutical services that meet the needs of the patients. The institution must have a pharmacy directed by a registered pharmacist or a drug storage area under competent supervision. The medical staff is responsible for developing policies and procedures that minimize drug errors. This function may be delegated to the hospital's organized pharmaceutical service.

CoP Standard	Tag	Corresponds to	Deficiency
§482.25(b)(2)(i)	A-0502	HAP - MM.03.01.01/EP6, EP3	Standard

CoP:

§482.41

Tag: A-0700

Deficiency:

Standard

Corresponds to: HAP

Text:

§482.41 Condition of Participation: Physical Environment

The hospital must be constructed, arranged, and maintained to ensure the safety of the patient, and to provide facilities for diagnosis and treatment and for special hospital services appropriate to

the needs of the community.

# The Joint Commission Summary of CMS Findings

CoP Standard	Tag	Corresponds to	Deficiency
§482.41(c)(2)	A-0724	HAP - EC.02.05.07/EP6	Standard
§482.41(c)(4)	A-0726	HAP - EC.02.06.01/EP13	Standard
§482.41(b)(1)(i)	A-0710	HAP - LS.02.01.20/EP29, LS.02.01.50/EP12	Standard

Control of the contro

Chapter:

**Environment of Care** 

Program:

Hospital Accreditation

Standard:

EC.02.02.01

**Standard Text:** 

The hospital manages risks related to hazardous materials and waste.

**Primary Priority Focus Area:** 

Physical Environment

**Element(s) of Performance:** 

11. For managing hazardous materials and waste, the hospital has the permits, licenses, manifests, and material safety data sheets required by law and regulation.



Scoring Category : A

Score:

Insufficient Compliance

#### Observation(s):

**EP 11** 

Observed in Environment of Care Session at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site. There was no written documentation that the individual, that had signed the generator's certification on the uniform hazardous waste manifest for pharmaceutical waste, had received US Department of Transportation training for the safe packaging and transportation of hazardous materials.

Chapter:

**Environment of Care** 

Program:

Hospital Accreditation

Standard:

EC.02.03.01

Standard Text:

The hospital manages fire risks.

Primary Priority Focus Area:

Physical Environment

Element(s) of Performance:

10. The written fire response plan describes the specific roles of staff and licensed independent practitioners at and away from a fire's point of origin, including when and how to sound fire alarms, how to contain smoke and fire, how to use a fire extinguisher, and how to evacuate to areas of refuge. (See also EC.02.03.03, EP 5; EC.03.01.01, EP 2; and HR.01.04.01, EP 2)



Note: For additional guidance, see NFPA 101, 2000 edition (Sections 18/19.7.1 and 18/19.7.2).

Scoring Category : A

Score:

Insufficient Compliance

#### Observation(s):

FP 10

Observed in Environment of Care Session at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site. The written fire response plan did not describe how to use a fire extinguisher.

Chapter:

**Environment of Care** 

Program:

Hospital Accreditation

Standard:

EC.02.05.01

**Standard Text:** 

The hospital manages risks associated with its utility systems,

**Primary Priority Focus Area:** 

Physical Environment

**Element(s) of Performance:** 

4. The hospital identifies, in writing, the intervals for inspecting, testing, and maintaining all operating components of the utility systems on the inventory, based on criteria such as manufacturers' recommendations, risk levels, or hospital experience. (See also EC.02.05.05, EPs 3-5)



Scoring Category : A

Score:

Insufficient Compliance

#### Observation(s):

EP 4

Observed in Environment of Care Session at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site. There was documentation that the hospital had identified, in writing, the interval for inspecting, testing, and maintaining the air handling equipment for air exchange rates and air pressure relationships in those areas requiring specific air exchange rates and pressure relationships as annually. However, air exchange rates had not been verified since 2008.

Chapter:

**Environment of Care** 

Program:

Hospital Accreditation

Standard:

EC.02.05.07

Standard Text:

The hospital inspects, tests, and maintains emergency power systems. Note: This standard does not require hospitals to have the types of emergency power equipment discussed below. However, if these types of equipment exist

within the building, then the following maintenance, testing, and inspection

requirements apply.

**Primary Priority Focus Area:** 

Physical Environment

Element(s) of Performance:

6. Twelve times a year, at intervals of not less than 20 days and not more than 40 days, the hospital tests all automatic transfer switches. The completion date of the tests is documented.



**Scoring Category**:A

Score:

Insufficient Compliance

#### Observation(s):

FP 6

§482.41(c)(2) - (A-0724) - (2) Facilities, supplies, and equipment must be maintained to ensure an acceptable level of safety and quality.

This Standard is NOT MET as evidenced by:

Observed in Document Review at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

There was no written documentation that the transfer switch, that serves the fire pump, had been tested monthly. It had not been part of the monthly generator load test. It did not appear on the list of automatic transfer switches on the monthly generator test form.

Chapter:

**Environment of Care** 

Program:

Hospital Accreditation

Standard:

EC.02.05.09

**Standard Text:** 

The hospital inspects, tests, and maintains medical gas and vacuum systems. Note: This standard does not require hospitals to have the medical gas and vacuum systems discussed below. However, if a hospital has these types of systems, then the following inspection, testing, and maintenance requirements

apply.

**Primary Priority Focus Area:** 

Physical Environment

Element(s) of Performance:

3. The hospital makes main supply valves and area shutoff valves for piped medical gas and vacuum systems accessible and clearly identifies what the valves control.



Scoring Category : A

Score:

Insufficient Compliance

#### Observation(s):

EP 3

Observed in Building Tour at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site. The main supply valves for oxygen, nitrogen, nitrous oxide, and vacuum were not labeled to identify what the valves controlled. The valves were labeled during the survey.

Chapter:

**Environment of Care** 

**Program:** 

Hospital Accreditation

Standard:

EC.02.06.01

Standard Text:

The hospital establishes and maintains a safe, functional environment.

Note: The environment is constructed, arranged, and maintained to foster patient safety, provide facilities for diagnosis and treatment, and provide for special

services appropriate to the needs of the community.

**Primary Priority Focus Area:** 

Physical Environment

Element(s) of Performance:

13. The hospital maintains ventilation, temperature, and humidity levels suitable for the care, treatment, and services provided.



Scoring Category : A

Score:

Insufficient Compliance

#### Observation(s):

**EP 13** 

§482.41(c)(4) - (A-0726) - (4) There must be proper ventilation, light, and temperature controls in pharmaceutical, food preparation, and other appropriate areas.

This Standard is NOT MET as evidenced by:

Observed in Document Review at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

The 2008 ventilation study indicated that Delivery rooms one and two did not meet minimum air exchange rates. There was no documentation that the deficiency had been corrected.

Chapter:

Life Safety

Program:

Hospital Accreditation

Standard:

LS.02.01.20

**Standard Text:** 

The hospital maintains the integrity of the means of egress.

**Primary Priority Focus Area:** 

Physical Environment

Element(s) of Performance:

29. Stairs serving five or more stories have signs on each floor landing in the stairwell that identify the story, the stairwell, the top and bottom, and the direction to and story of exit discharge. The signs are placed 5 feet above the floor landing in a position that is easily visible when the door is open or closed. (For full text and any exceptions, refer to NFPA 101-2000: 7.2.2.5.4)



Scoring Category :C

Score:

Insufficient Compliance

#### Observation(s):

**EP 29** 

§482.41(b)(1)(i) - (A-0710) - (i) The hospital must meet the applicable provisions of the 2000 edition of the Life Safety Code of the National Fire Protection Association. The Director of the Office of the Federal Register has approved the NFPA 101®2000 edition of the Life Safety Code, issued January 14, 2000, for incorporation by reference in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. A copy of the Code is available for inspection at the CMS Information Resource Center, 7500 Security Boulevard, Baltimore, MD or at the National Archives and Records Administration (NARA). For information on the availability of this material at NARA, call 202-741-6030, or go to: http://www.archives.gov/federal\_register/code\_of\_federal\_regulations/ibr\_locations.html.

Copies may be obtained from the National Fire Protection Association, 1 Batterymarch Park, Quincy, MA 02269. If any changes in this edition of the Code are incorporated by reference, CMS will publish notice in the Federal Register to announce the changes.

This Standard is NOT MET as evidenced by:

Observed in Building Tour at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

Signs on each floor landing, in the North stairwell, did not identify the top and bottom and the story of exit discharge.

Observed in Building Tour at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

Signs on each floor landing, in the South stairwell, did not identify the top and bottom and the story of exit discharge.

Observed in Building Tour at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

Signs on each floor landing, in the East stairwell, did not identify the top and bottom and the story of exit discharge.

Observed in Building Tour at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

Signs on each floor landing, in the West stairwell, did not identify the top and bottom and the story of exit discharge.

Chapter:

Life Safety

Program:

Hospital Accreditation

Standard:

LS.02.01.50

Standard Text:

The hospital provides and maintains building services to protect individuals from the hazards of fire and smoke.

Organization Identification Number: 7806

Page 8 of 15

Primary Priority Focus Area: Physical Environment

Element(s) of Performance:

12. The hospital meets all other Life Safety Code building service requirements related to NFPA 101-2000: 18/19.5.



Scoring Category :C

Score:

Insufficient Compliance

#### Observation(s):

**EP 12** 

§482.41(b)(1)(i) - (A-0710) - (i) The hospital must meet the applicable provisions of the 2000 edition of the Life Safety Code of the National Fire Protection Association. The Director of the Office of the Federal Register has approved the NFPA 101®2000 edition of the Life Safety Code, issued January 14, 2000, for incorporation by reference in accordance with 5 U.S.C. 552(a) and 1 CFR part 51. A copy of the Code is available for inspection at the CMS Information Resource Center, 7500 Security Boulevard, Baltimore, MD or at the National Archives and Records Administration (NARA). For information on the availability of this material at NARA, call 202-741-6030, or go to: http://www.archives.gov/federal\_register/code of federal\_regulations/ibr\_locations.html.

Copies may be obtained from the National Fire Protection Association, 1 Batterymarch Park, Quincy, MA 02269. If any changes in this edition of the Code are incorporated by reference, CMS will publish notice in the Federal Register to announce the changes.

This Standard is NOT MET as evidenced by:

Observed in Document Review at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service

There was no written documentation that all elevators equipped with fire fighter service had a monthly operation test, in February 2012, with a written record of the findings made and kept on the premises as required by NFPA 101-19.5.3 and NFPA 101 - 9.4.6.

Observed in Document Review at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service

There was no written documentation that all elevators equipped with fire fighter service had a monthly operation test, in March 2012, with a written record of the findings made and kept on the premises as required by NFPA 101-19.5.3 and NFPA 101 - 9.4.6.

Observed in Document Review at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

There was no written documentation that all elevators equipped with fire fighter service had a monthly operation test, in April 2012, with a written record of the findings made and kept on the premises as required by NFPA 101-19.5.3 and NFPA 101 - 9.4.6.

**Chapter:** 

Medication Management

Program:

Hospital Accreditation

Standard:

MM.03.01.01

Standard Text:

The hospital safely stores medications.

**Primary Priority Focus Area:** 

Medication Management

#### Element(s) of Performance:

3. The hospital stores all medications and biologicals, including controlled (scheduled) medications, in a secured area to prevent diversion, and locked when necessary, in accordance with law and regulation.



Note: Scheduled medications include those listed in Schedules II–V of the Comprehensive Drug Abuse Prevention and Control Act of 1970.

Scoring Category : A

Score:

Insufficient Compliance

6. The hospital prevents unauthorized individuals from obtaining medications in accordance with its policy and law and regulation.



Scoring Category : A

Score:

Insufficient Compliance

#### Observation(s):

EP3

§482.25(b)(2)(i) - (A-0502) - (2)(i) All drugs and biologicals must be kept in a secure area, and locked when appropriate. This Standard is NOT MET as evidenced by:

Observed in Individual Tracer at Summit Outpatient Center (3901 Central Pike, Hermitage, TN) site for the Hospital deemed service.

Oral contrast (Readi-Cat) was stored in an unlocked refrigerator in the control area of the CT and MRI suite. On the weekends when the area was closed, the temperature of the refrigerator was not monitored to ensure that the contrast was stored according to manufacturer's recommendations. During the survey a lock was put on the refrigerator.

EP 6

§482.25(b)(2)(i) - (A-0502) - (2)(i) All drugs and biologicals must be kept in a secure area, and locked when appropriate. This Standard is NOT MET as evidenced by:

Observed in Tracer Activities at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

The hospital's policy for the disposal of used duragesic patches required that the disposal be witnessed and documented by a second nurse. However, the patches were disposed of in a 16 gallon sharps container with an opening that would allow someone to reach in and remove the patch. The sharps containers were located in the soiled utility room that was locked, but accessible to other personnel including non-licensed personnel. The documentation of the disposal by two nurses was done in the pyxis machine located in another room on the unit. This method of disposal increased the potential risk of diversion after the patch was discarded.

Chapter:

Medication Management

Program:

Hospital Accreditation

Standard:

MM.04.01.01

Standard Text:

Medication orders are clear and accurate.

Primary Priority Focus Area:

Medication Management

#### Element(s) of Performance:

13. The hospital implements its policies for medication orders.



Scoring Category :C

Score:

Insufficient Compliance

#### Observation(s):

**EP 13** 

§482.23(c)(2) - (A-0406) - (2) With the exception of influenza and pneumococcal polysaccharide vaccines, which may be administered per physician-approved hospital policy after an assessment of contraindications, orders for drugs and biologicals must be documented and signed by a practitioner who is authorized to write orders by hospital policy and in accordance with State law, and who is responsible for the care of the patient as specified under §482.12(c). This Standard is NOT MET as evidenced by:

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

An order was written for a propofol sedation drip for a 78 year old patient who was placed on a ventilator. The order did not include the RASS goal for the sedation as required by hospital policy.

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

A 52 year old male admitted with diabetes received two units of Humalog insulin and there was no documentation in the record that the medication was double checked by a second RN as required by hospital policy.

Observed in Medication Management Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site. During a high risk drug tracer, a patient was noted to have heparin protocol orders to increase the heparin drip if the PTT decreased to less than 46. The patient's PTT decreased to 38 on 5/20/2012 and heparin drip was not adjusted as required by protocol.

Chapter:

Medication Management

Program:

Hospital Accreditation

Standard:

MM.05.01.01

Standard Text:

A pharmacist reviews the appropriateness of all medication orders for medications

to be dispensed in the hospital.

**Primary Priority Focus Area:** 

Medication Management

Element(s) of Performance:

8. All medication orders are reviewed for the following: Therapeutic duplication.

3

Scoring Category :C

Score:

Partial Compliance

Observation(s):

EP8

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site.

On a post c/section patient the anesthesiologist ordered on a preprinted order sheet three prn medications for nausea: Zofran, Reglan, and a Scopolamine patch. The order did not specify which medication to give for a specific circumstance. It was not clear as to which medication(s) the nurse should give or in which order.

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site. A second patient on 5th Surgical Floor was noted to have prn orders for both Zofran and Reglan for post-operative nausea with no indication of which drug to give or whether to give both drugs simultaneously. The orders were not clarified for therapeutic duplication.

Chapter:

National Patient Safety Goals

Program:

Hospital Accreditation

Standard:

NPSG.03.04.01

Standard Text:

Label all medications, medication containers, and other solutions on and off the

sterile field in perioperative and other procedural settings.

Note: Medication containers include syringes, medicine cups, and basins.

**Primary Priority Focus Area:** 

Medication Management

**Element(s) of Performance:** 

2. In perioperative and other procedural settings both on and off the sterile field, labeling occurs when any medication or solution is transferred from the original packaging to another container.



Scoring Category : A

Score:

Insufficient Compliance

#### Observation(s):

EP 2

Observed in Medication Management Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site. During the Medication Management Tracer in the pharmacy, seven unlabeled syringes containing medications were noted to be unattended under the hood used for the preparation of TPN. Each syringe was carefully lined up next to a vial of medication. The medications were not labeled when they were drawn-up as required by regulation.

Chapter:

Record of Care, Treatment, and Services

Program:

Hospital Accreditation

Standard:

RC.01.01.01

Standard Text:

The hospital maintains complete and accurate medical records for each individual

patient.

**Primary Priority Focus Area:** 

Information Management

Element(s) of Performance:

19. For hospitals that use Joint Commission accreditation for deemed status purposes: All entries in the medical record, including all orders, are timed.



Scoring Category :C

Score:

Insufficient Compliance

Observation(s):

Organization Identification Number: 7806

Page 12 of 15

**EP 19** 

§482.24(c)(1) - (A-0450) - (1) All patient medical record entries must be legible, complete, dated, timed, and authenticated in written or electronic form by the person responsible for providing or evaluating the service provided, consistent with hospital policies and procedures.

This Standard is NOT MET as evidenced by:

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

A progress note written on a 56 year old patient admitted with fluid overload, shortness of breath and hypertension was not dated or timed by the physician as required by hospital policy.

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

A telephone order was authenticated without a date and time as required by CMS on a 56 year old male patient.

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

The immediate post procedure note for a 78 year old patient who had a incision and drainage of an infected finger was not timed as required by hospital policy.

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

The post procedure note for the placement of a vascatheter for dialysis access was not timed as required by hospital policy.

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

Several entries, eg treatment plan, initial evaluation, in the outpatient rehab charts were not timed as required by the hospital policy.

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

Medication reconciliation orders were not dated or timed by the ordering physician on an obstetrical patient.

Chapter:

Rights and Responsibilities of the Individual

Program:

Hospital Accreditation

Standard:

RI.01.03.01

Standard Text:

The hospital honors the patient's right to give or withhold informed consent.

**Primary Priority Focus Area:** 

Rights & Ethics

Element(s) of Performance:

5. The hospital's written policy describes how informed consent is documented in the patient record.



Note: Documentation may be recorded in a form, in progress notes, or elsewhere in the record.

Scoring Category : A

Score:

Insufficient Compliance

Observation(s):

#### EP 5

§482.24(c)(2)(v) - (A-0466) - [All records must document the following, as appropriate:]

(v) Properly executed informed consent forms for procedures and treatments specified by the medical staff, or by Federal or State law if applicable, to require written patient consent.

This Standard is NOT MET as evidenced by:

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site for the Hospital deemed service.

Hospital Informed Consent/Consent for Treatment policy does not describe how informed consent is documented in the medical record.

#### The Joint Commission

#### Patient-Centered Communication Standards

The Joint Commission recognizes that hospitals may require additional time to meet the requirements of the new and revised patient-centered communication standards. As such, the Joint Commission is providing a free monograph, Advancing Effective Communication, Cultural Competence, and Patient- and Family-Centered care: A Roadmap for Hospitals, on its website, jointcommission.org/patientsafety/hlc to inspire hospitals to integrate concepts from the communication, cultural competence, and patient- and family-centered care fields into their organizations. Throughout 2011, although surveyors will evaluate compliance with these requirements, they will not generate a requirement for improvement and/or affect an organization's accreditation decision.

Chapter:

Provision of Care, Treatment, and Services

Program:

Hospital Accreditation

Standard:

PC.02.01.21

**Standard Text:** 

The hospital effectively communicates with patients when providing care,

treatment, and services.

Note: This standard will not affect the accreditation decision at this time.

Primary Priority Focus Area:

Information Management

#### Element(s) of Performance:

1. The hospital identifies the patient's oral and written communication needs, including the patient's preferred language for discussing health care. (See also RC.02.01.01, EP 1)



Note 1: Examples of communication needs include the need for personal devices such as hearing aids or glasses, language interpreters, communication boards, and translated or plain language materials.

Note 2: This element of performance will not affect the accreditation decision at this time.

Scoring Category : A

Score:

Insufficient Compliance

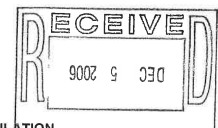
#### Observation(s):

EP 1

Observed in Individual Tracer at Summit Medical Center (5655 Frist Blvd., Hermitage, TN) site. The hospital documents the patient's primary language rather than the patient's preferred language for receiving or discussing health care information.

2: College Hetterson cc: Dom Ogburn





### STATE OF TENNESSEE DEPARTMENT OF HEALTH

### BUREAU OF HEALTH LICENSURE AND REGULATION MIDDLE TENNESSEE REGIONAL OFFICE

710 HART LANE, 1ST FLOOR NASHVILLE, TENNESSEE 37247-0530 PHONE (615) 650-7100 FAX (615) 650-7101

December 1, 2006

Jeffrey Whitehorn, Administrator Summit Medical Center 5655 Frist Blvd Hermitage, TN 37076

Dear Mr. Whitehorn:

Enclosed is the statement of deficiencies developed as the result of the revisit on the state licensure survey of Summit Medical Center on November 30, 2006.

Please provide us with documentation to describe how and when these deficiencies will be corrected. This information should be received in our office within ten (10) calendar days after receipt of this letter. It is imperative that you assure correction of the cited deficiencies no later than sixty (60) days from the date of the initial survey. A follow-up visit may be conducted, if your allegation of correction is reasonable and convincing. Failure to provide an acceptable plan of correction could result in a referral to the Board of Licensing Health Care Facilities for whatever action they deem appropriate.

In order for your Plan of Correction (PoC) to be acceptable, it should address the following:

- 1. How you will correct the deficiency;
- 2. Who will be responsible for correcting the deficiency;
- 3. The date the deficiency will be corrected; and
- 4. How you will prevent the same deficiency from happening again.

Should you have any questions, or if there is any way this office may be of assistance, please do not hesitate to call.

Sincerely,

Nina Monroe, Regional Administrator

Middle Tennessee Regional Office

**ENCLOSURE** 

NM/dv

TRI STAR HEALTH SYSTEM.

December 11, 2006

ATTN: Nina Monroe, Regional Administrator State of Tennessee Department of Health Bureau of Health Licensure and Regulation Middle Tennessee Regional Office 710 Hart Lane, 1<sup>st</sup> Floor Nashville, TN 37247-0530

Dear Ms. Monroe:

Attached you will find our responses to the Statement of Deficiencies resulting from your State Licensure Survey of Summit Medical Center on November 30, 2006.

Please note that we are requesting a "Desk Review" of items noted on Statement of Deficiencies form. I have attached documentation and code references highlighted with pertinent information to assist with this review.

If there are any questions, please contact me at 615-316-3645.

Sincerely,

Ted Jones

Director of Operations and Facilities

TJ/ds

Cc: Tom Ozburn, COO

Colleen Patterson, Director of Quality Management

Division of Health Care Facilities STATEMENT OF DEFICIENCIES (X3) DATE SURVEY (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION COMPLETED IDENTIFICATION NUMBER: A. BUILDING 01 - MAIN BUILDING 01 B. WING. TNP53133 11/30/2006 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER 5655 FRIST BLVD SUMMIT MEDICAL CENTER HERMITAGE, TN 37076 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (EACH DEFICIENCY MUST BE PRECEDED BY FULL COMPLETE (EACH CORRECTIVE ACTION SHOULD BE PREFIX PREFIX DATE REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG TAG DEFICIENCY) {H 901} 1200-8-1-.09 (1) Life Safety {H 901} (1) Any hospital which complies with the required applicable building and fire safety regulations at the time the board adopts new codes or regulations will, so long as such compliance is maintained (either with or without waivers of specific provisions), be considered to be in compliance with the requirements of the new codes or regulations. This Statute is not met as evidenced by: Surveyor: 13846 Based on observation and inspection, it was determined the facility failed to comply with the life safety codes and the electrical codes. The findings included: On 11/30/06 at approximately 11:00 AM, SEMI-ANNUAL VENT COVERS inspection of the facility revealed the vent covers 1 30 2007 CLEANING PM TO START were dirty on the ground, first, second, third, fourth, fifth, sixth, and seventh floors revealed the IMMEDIATELY AND CONPLETE vent covers were dirty. NFPA 01, 19.5.2.1 BY END OF JANUARY. Inspection of the seventh floor biohazard room A RAIL TO PROVIDE PROPER 1/19/2007 and the sixth floor soiled utility room revealed the CLEARANCES TO BE INSTALLED electrical panels were blocked with equipment. NFPA 70, 110-26(a) TO PREVENT ITEMS FROM BLOCKING PANELS. Inspection of the imaging staff work room, and REQUEST "DESK REVIEW" the men's dressing room by x-ray revealed cylinders of oxygen stored and no precautionary OF THIS FINDING. signs posted. NFPA 99, 9,6,3,2,1 REQUEST "DESK REVIEW" Inspection of the corridors revealed cylinders of oxygen stored and no precautionary signs OF THIS FINDING. posted. NFPA 99, 9.6.3.2.1 Inspection of the lab office and the accounting Division of Health Care Facilities (X6) DATE LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVES SIGNATURE 12/11/06 STATE FORM

11-1 1 2 71MF

PRINTED: 12/01/2006 FORM APPROVED

Division of Health Care Facilities STATEMENT OF DEFICIENCIES (X3) DATE SURVEY (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION AND PLAN OF CORRECTION COMPLETED IDENTIFICATION NUMBER: A. BUILDING 01 - MAIN BUILDING 01 B. WING TNP53133 11/30/2006 STREET ADDRESS, CITY, STATE, ZIP CODE NAME OF PROVIDER OR SUPPLIER 5655 FRIST BLVD SUMMIT MEDICAL CENTER HERMITAGE, TN 37076 SUMMARY STATEMENT OF DEFICIENCIES PROVIDER'S PLAN OF CORRECTION (X4) ID (X5) (EACH DEFICIENCY MUST BE PRECEEDED BY FULL PREFIX PREFIX (EACH CORRECTIVE ACTION SHOULD BE COMPLETE TAG REGULATORY OR LSC IDENTIFYING INFORMATION) TAG CROSS-REFERENCED TO THE APPROPRIATE DATE DEFICIENCY) {H 901} 1200-8-1-09 (1) Life Safety {H 901} (1) Any hospital which complies with the required applicable building and fire safety regulations at the time the board adopts new codes or regulations will, so long as such compliance is maintained (either with or without waivers of specific provisions), be considered to be in compliance with the requirements of the new codes or regulations. This Statute is not met as evidenced by: Surveyor: 13846 Based on observation and inspection, it was determined the facility failed to comply with the life safety codes and the electrical codes. The findings included: SEMI-ANNUAL VENT COVERS On 11/30/06 at approximately 11:00 AM, inspection of the facility revealed the vent covers CLEANING PM TO START were dirty on the ground, first, second, third, IMMEDIATELY AND COMPLETE fourth, fifth, sixth, and seventh floors revealed the vent covers were dirty. NFPA 01, 19.5.2.1 BY END OF JANUARY. Inspection of the seventh floor biohazard room A RAIL TO PROVIDE PROPER 1/19/2007 and the sixth floor soiled utility room revealed the CLEARANCES TO BE INSTALLED electrical panels were blocked with equipment. NFPA 70, 110-26(a) TO PREVENT ITEMS FROM BLOCKING PANELS. Inspection of the imaging staff work room, and REQUEST DESK REVIEW the men's dressing room by x-ray revealed cylinders of oxygen stored and no precautionary OF THIS FINDING. signs posted. NFPA 99. 9.6,3,2,1 REQUEST "DESK REVIEW" Inspection of the corridors revealed cylinders of oxygen stored and no precautionary signs OF THIS FINDING . posted. NFPA 99, 9.6.3.2.1 Inspection of the lab office and the accounting Division of Health Care Facilities (X6) DATE LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REP VES SIGNATURE STATE FORM 6899

Division	n of Health Care Faci	ilities				V
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- 9.5.3.1.2 Use: Carts and hand trucks that are intended to be used in an esthetizing locations or cylinder and container storage rooms communicating with an esthetizing locations shall comply with the appropriate provisions of 13.4.1.
- 9.5.3.2 Gas Equipment Laboratory. Gas appliances shall be of an approved design and installed in accordance with NFPA 54. National Fuel Gas Code. Shutoff valves shall be legibly marked to identify the material they control.

#### 9.6 Administration.

#### 9.6.1 Policies.

#### 9.6.1.1 Elimination of Sources of Ignition.

- 9.6.1.1.1 Smoking materials (e.g., matches, cigarettes, lighters lighter fluid, iobacco in any form) shall be removed from panents receiving respiratory therapy.
- 9.6.F.E.2\* No sources of open flame, including candles, shall be permitted in the area of administration.
- 9:6:1 1:3° Sparking toys shall not be permitted in any patient care area
- 9:6:1:1:4 Nonmedical appliances that have hot surfaces or sparking mechanisms shall not be permitted within oxygen delivery equipment or within the site of intentional expulsion.

#### 9.6.1.2 Misuse of Flammable Substances.

- 9.6.1.2.1 Elammable or combustible aerosols or vapors, such as alcohol, shall not be administered in oxygen-enriched atmospheres (se B 6.1.11).
- 9.6.1.2.2 Oil, grease, or other flammable substances shall not be used on/in oxygen equipment.
- 9.6.1.2.3. Flammable and combustible liquids shall not be permitted within the site of intentional expulsion.

#### 9.6.1.3 Servicing and Maintenance of Equipment.

- 9.6.1-3.1 Defective equipment shall be immediately removed from service.
- 9.6.1-3.2 Defective electrical apparatus shall not be used.
- 9.6.1.3.3 Areas designated for the servicing of oxygen equipment shall be clean, free of oil and grease, and not used for the repair of other equipment.
- 9:6:1-3:4 Service manuals, instructions, and procedures provided by the manufacturer shall be used in the maintenance of equipment.
- 9:6.1.3.5. A cheduled preventive maintenance program shall be followed:

### 9:6:2 Gases in Cylinders and Liquefied Gases in Containers.

#### 9.6.2.1 Transfilling Cylinders.

- (A) Mixing of compressed gases in cylinders shall be prohibited.
- (B) Transfer of gaseous oxygen from one cylinder to another shall be in accordance with CGA Pamphlet P-2.5, Transfilling of High Pressure Gaseous Oxygen to Be Used for Respiration.
- (G) Transfer of any gases from one cylinder to another in patient care areas of health care facilities shall be prohibited.
- 9.6.2.2 Transferring Liquid Oxygen. Transferring of liquid oxygen from one container to another shall be accomplished at a location specifically designated for the transferring that is as follows:

- (1) The area is separated from any portion of a facility wherein patients are housed, examined, or treated by a separation of a fire barrier of 1-hr fire-resistive construction.
- (2) The area is mechanically ventilated, is sprinklered, and has ceramic or concrete flooring.
- (3) The area is posted with signs indicating that transferring is occurring, and that smoking in the immediate area is not permitted.
- 9.6.2.2.1 Transferring shall be accomplished utilizing equipment designed to comply with the performance requirements and producers of CGA Pamphlet P-2.6, Transfilling of Low-Pressure Liquid Oxygen to be Used for Respiration, and adhering to those procedures.
- 9.6.2.2.2 The use and operation of small portable liquid oxygen systems shall comply with the requirements of CGA Pamphlet P-2.7, Guide for the Safe Storage, Handling and Use of Portable Liquid Oxygen Systems in Health Care Facilities.
- **9.6.2.3** Ambulatory Patients. Ambulatory patients on oxygen therapy shall be permitted access to all flame and smoke free areas within the health care facility.
- 9.6.3 Use (Including Information and Warning Signs).

#### 9.6.3.1 Labeling.

- **9.6.3.1.1** Equipment listed for use in oxygen-enriched atmospheres shall be so labeled.
- 9.6.3.1.2 Oxygen-metering equipment and pressurereducing regulators shall be conspicuously labeled:

#### OXYGEN -- USE NO OIL

- **9.6.3.1.3** Flowmeters, pressure-reducing regulators, and oxygen-dispensing apparatus shall be clearly and permanently labeled, designating the gas or mixture of gases for which they are intended.
- 9.6.3.1.4 Apparatus whose calibration or function is dependent on gas density shall be labeled as to the proper supply gas gage pressure (psi/kPa) for which it is intended.
- **9.6.3.1.5** Oxygen-metering equipment, pressure-reducing regulators, humidifiers, and nebulizers shall be labeled with the name of the manufacturer or supplier.
- 9.6.3.1.6 Cylinders and containers shall be labeled in accordance with ANSI/CGA C-7, Guide to the Preparation for Cautionary Labeling and Marking for Compressed Gas Containers. Color coding shall not be utilized as a primary method of determining cylinder or container content.
- **9.6.3.1.7** All labeling shall be durable and withstand cleansing or disinfection.

#### 9.6.3.2\* Signs.

- 9.6.3.2.1 In health care facilities where smoking is not prohibited, precautionary signs readable from a distance of 1.5 m (5 ft) shall be conspicuously displayed wherever supplemental oxygen is in use and in aisles and walkways leading to that area; they shall be attached to adjacent doorways or to building walls or be supported by other appropriate means.
- **9.6.3.2.2** In health care facilities where smoking is prohibited and signs are prominently (strategically) placed at all major entrances, secondary signs with no-smoking language shall not be required.
- 9.6.3.2.3 The nonsmoking policies shall be strictly enforced.

### **অSummit Medical Center**

TRIZISTAR HEALTH SYSTEM

MANUAL: Environment of Care	POLICY DESCRIPTION: Smoking
PAGE: 1 of 2	REPLACES POLICY DATED: N/A
APPENDICES: N/A	REVIEWED: June 2006
EFFECTIVE DATE: February 1998	SECTION NUMBER: 1

#### **PURPOSE:**

To promote good health habits and provide a clean air environment for patients, visitors, employees, volunteers, and the medical staff.

#### POLICY:

There will be no smoking allowed in the interior of Summit Medical Center, its adjacent office buildings or Medical Center-owned vehicles by employees, visitors, patients or the medical staff.

#### PROCEDURE:

#### 1. Patients

- A. Patients being admitted to Summit Medical Center will not be allowed to smoke in the interior of Summit Medical Center, its adjacent office buildings or Medical Center owned vehicles. Patients who must smoke must do so in the designated areas established in Section 4.
- B. Patients admitted to the Psychiatric Unit are permitted to smoke, on the smoking porch only when in the opinion of the psychiatrist failure to do so would adversely affect the effectiveness of therapeutic interventions and/or the therapeutic milieu of the patient. A physician's order is required.
- C. If a patient refuses to follow this policy, the patient will be reminded of the policy and it will be documented in the patient's chart in the progress notes. If the patient continues to be non-compliant, the physician will be notified and security will be contacted to witness the removal of smoking materials. Smoking materials will be returned to the patient at discharge.

#### 2. Visitors

- A. Visitors will be allowed to smoke only in designated areas exterior to the hospital.
- B. If a visitor is found to be smoking in the interior of the Medical Center, he/she will be informed of Summit Medical Center's smoking policy, politely asked not to smoke inside the building, and directed to the nearest designated area.
- C. If a visitor refuses to cooperate, report the incident to Security for resolution.
- 3. Employees, Volunteers, Physicians and MOB Staff
  - A. Employees, volunteers, physicians, and MOB staff will be allowed to smoke only in designated smoking areas outside the facility.

### **Summit Medical Center**

TRIMSTAR HEALTH SYSTEM

MANUAL: Environment of Care	POLICY DESCRIPTION: Smoking
PAGE: 2 of 2	

- B. Any employee found to be smoking in the interior of the hospital or a non-designated area will be subject to disciplinary action up to and including termination.
- C. Employees should be reminded that they are allowed a thirty minute lunch break. This break may be taken as a time to smoke in the designated areas outside the building, if so chosen by the employee.
- 4. Designated Smoking areas exterior to the Hospital and Medical Office Buildings
  - A. Employees, physicians, and volunteers will be allowed to smoke in the courtyard by the employee entrance and the designated smoking area adjacent to the rear Imaging entrance for employees.
  - B. Patients and visitors will be allowed to smoke at designated areas outside the rear Imaging Entrance, the Visitor and Patient entrance and the Same Day Surgery patio on First Floor.
  - C. Ambulatory Surgery Center designated smoking area is adjacent to the receiving area.

#### **APPROVALS:**

A.19.3.5.4 The provisions of 19.3.5.4(6) and 19.3.5.4(7) are not intended to supplant NFPA 13, Standard for the Installation of Sprinkler Systems, which requires that residential sprinklers with more than a 5.6°C (10°F) difference in temperature rating not be mixed within a room. Currently there are no additional prohibitions in NFPA 13 on the mixing of sprinklers having different thermal response characteristics. Conversely, there are no design parameters to make practical the mixing of residential and other types of sprinklers.

A.19.3.5.6 For the proper operation of sprinkler systems, cubicle curtains and sprinkler locations need to be coordinated. Improperly designed systems might obstruct the sprinkler spray from reaching the fire or might shield the heat from the sprinkler. Many options are available to the designer including, but not limited to, hanging the cubicle curtains 46 cm (18 in.) below the sprinkler deflector; using 1.3-cm (½-in.) diagonal mesh or a 70 percent open weave top panel that extends 46 cm (18 in.) below the sprinkler deflector; or designing the system to have a horizontal and minimum vertical distance that meets the requirements of NFPA 13, Standard for the Installation of Sprinkler Systems The test data that forms the basis of the NFPA 13 requirements is from fire tests with sprinkler discharge that penetrated a single privacy curtain.

A.19.3.6.1(3) A typical nurses' station would normally contain one or more of the following with associated furniture and furnishings:

- (1) Charting area
- (2) Clerical area
- (3) Nourishment station
- (4) Storage of small amounts of medications, medical equipment and supplies, clerical supplies, and linens
- (5) Patient monitoring and communication equipment

A.19.3.6.1(6)(b) A fully developed fire (flashover) occurs if the rate of heat release of the burning materials exceeds the capability of the space to absorb or vent that heat. The ability of common lining (wall, ceiling, and floor) materials to absorb heat is approximately 0.07 kJ per m² (0.75 Btu per ft²) of lining. The venting capability of open doors or windows is in excess of 1.95 kJ per m² (20 Btu per ft²) of opening. In a fire that has not reached flashover conditions, fire will spread from one furniture item to another only if the burning item is close to another furniture item. For example, if individual furniture items have heat release rates of 525 kW per second (500 Btu per second) and are separated by 305 mm (12 in.) or more, the fire is not expected to spread from item to item, and flashover is unlikely to occur. (See also the NFPA Fire Protection Handbook.)

A.19.3.6.1(7) This provision permits waiting areas to be located across the corridor from each other, provided that neither area exceeds the 55.7-m<sup>2</sup> (600-ft<sup>2</sup>) limitation.

A.19.3.6.2.2 The intent of the ½-hour fire resistance rating for corridor partitions is to require a nominal fire rating, particularly where the fire rating of existing partitions cannot be documented. Examples of acceptable partition assemblies would include, but are not limited to 1.3-cm (½-in.) gypsum board, wood lath and plaster, gypsum lath, or metal lath and plaster.

A.19.3.6.2.3 An architectural, exposed, suspended-grid acoustical tile ceiling with penetrating items such as sprinkler piping and sprinklers; ducted HVAC supply and return-air diffusers; speakers; and recessed lighting fixtures is capable of limiting the transfer of smoke.

A.19.3.6.2.5 Monolithic ceilings are continuous horizontal membranes composed of noncombustible or limited-combustible materials, such as plaster or gypsum board, with seams or cracks permanently sealed.

A.19.3.6.2.6 The purpose of extending a corridor wall above a lay-in ceiling or through a concealed space is to provide a barrier to limit the passage of smoke. The intent of 19.3.6.2.6 is not to require light-tight barriers above lay-in ceilings or to require an absolute seal of the room from the corridor. Small holes, penetrations or gaps around items such as ductwork, conduit, or telecommunication lines should not affect the ability of this barrier to limit the passage of smoke.

A.19.3.6.3.1 Gasketing of doors should not be necessary to achieve resistance to the passage of smoke if the door is relatively tight-fitting.

A.19.3.6.3.5 While it is recognized that closed doors serve to maintain tenable conditions in a corridor and adjacent patient rooms, such doors, which under normal or fire conditions are self-closing, might create a special hazard for the personal safety of a room occupant. These closed doors might present a problem of delay in discovery, confining fire products beyond tenable conditions.

Because it is critical for responding staff members to be able to immediately identify the specific room involved, it is suggested that approved automatic smoke detection that is interconnected with the building fire alarm be considered for rooms having doors equipped with closing devices. Such detection is permitted to be located at any approved point within the room. When activated, the detector is required to provide a warning that indicates the specific room of involvement by activation of a fire alarm annunciator, nurse call system, or any other device acceptable to the authority having jurisdiction.

In existing buildings, use of the following options reasonably ensures that patient room doors will be closed and remain closed during a fire:

- Doors should have positive latches and a suitable program that trains staff to close the doors in an emergency should be established.
- (2) It is the intent of the Code that no new installations of roller latches be permitted; however, repair or replacement of roller latches is not considered a new installation.
- (3) Doors protecting openings to patient sleeping or treatment rooms, or spaces having a similar combustible loading might be held closed using a closer exerting a closing force of not less than 22 N (5 lbf) on the door latch stile.

A.19.3.6.3.8 Doors should not be blocked open by furniture, door stops, chocks, tie-backs, drop-down or plunger-type devices, or other devices that necessitate manual unlatching or releasing action to close. Examples of hold-open devices that release when the door is pushed or pulled are friction catches or magnetic catches.

A.19.3.6.3.10 It is not the intent of 19.3.6.3.10 to prohibit the application of push-plates, hardware, or other attachments on corridor doors in health care occupancies.

A.19.3.7.3(2) Where the smoke control system design requires dampers in order that the system functions effectively, it is not the intent of the exception to permit the damper to be emitted.

This provision is not intended to prevent the use of plenum returns where ducting is used to return air from a ceiling plenum through smoke barrier walls. Short stubs or jumper ducts

- (3) If, in the opinion of the authority having jurisdiction, special hazards are present, a lock on the enclosure specified in 19.5.2.3(3) and other safety precautions shall be permitted to be required.
- 19.5.3 Elevators, Escalators, and Conveyors. Elevators, escalators, and conveyors shall comply with the provisions of Section 9.4.

#### 19.5.4 Rubbish Chutes, Incinerators, and Laundry Chutes.

- 19.5.4.1 Any existing linen and trash chute, including pneumatic rubbish and linen systems, that opens directly onto any corridor shall be sealed by fire-resistive construction to prevent further use or shall be provided with a fire door assembly having a fire protection rating of 1 hour. All new chutes shall comply with Section 9.5.
- 19.5.4.2 Any rubbish chute or linen chute, including pneumatic rubbish and linen systems, shall be provided with automatic extinguishing protection in accordance with Section 9.7. (See Section 9.5.)
- 19.5.4.3 Any trash chute shall discharge into a trash collection room used for no other purpose and protected in accordance with Section 8.7.
- 19.5.4.4 Existing flue-fed incinerators shall be sealed by fire-resistive construction to prevent further use.

#### 19.6 Reserved.

#### 19.7\* Operating Features.

#### 19.7.1 Evacuation and Relocation Plan and Fire Drills.

- 19.7.1.1 The administration of every health care occupancy shall have, in effect and available to all supervisory personnel, written copies of a plan for the protection of all persons in the event of fire, for their evacuation to areas of refuge, and for their evacuation from the building when necessary.
- 19.7.1.2 All employees shall be periodically instructed and kept informed with respect to their duties under the plan required by 19.7.1.1.
- 19.7.1.3 A copy of the plan required by 19.7.1.1 shall be readily available at all times in the telephone operator's location or at the security center.
- 19.7.1.4\* Fire drills in health care occupancies shall include the transmission of a fire alarm signal and simulation of emergency fire conditions.
- 19.7.1.5 Infirm or bedridden patients shall not be required to be moved during drills to safe areas or to the exterior of the building.
- 19.7.1.6 Drills shall be conducted quarterly on each shift to familiarize facility personnel (nurses, interns, maintenance engineers, and administrative staff) with the signals and emergency action required under varied conditions.
- 19.7.1.7 When drills are conducted between 9:00 p.m. (2100 hours) and 6:00 a.m. (0600 hours), a coded announcement shall be permitted to be used instead of audible alarms.
- 19.7.1.8 Employees of health care occupancies shall be instructed in life safety procedures and devices.

#### 19.7.2 Procedure in Case of Fire.

#### 19.7.2.1\* Protection of Patients.

19.7.2.1.1 For health care occupancies, the proper protection of patients shall require the prompt and effective response of health care personnel.

- 19.7.2.1.2 The basic response required of staff shall include the following:
- (1) Removal of all occupants directly involved with the fire emergency
- (2) Transmission of an appropriate fire alarm signal to warn other building occupants and summon staff
- (3) Confinement of the effects of the fire by closing doors to isolate the fire area
- (4) Relocation of patients as detailed in the health care occupancy's fire safety plan
- 19.7.2.2 Fire Safety Plan. A written health care occupancy fire safety plan shall provide for the following:
- (1) Use of alarms
- (2) Transmission of alarm to fire department
- (3) Emergency phone call to fire department
- (4) Response to alarms
- (5) Isolation of fire
- (6) Evacuation of immediate area
- (7) Evacuation of smoke compartment
- (8) Preparation of floors and building for evacuation
- (9) Extinguishment of fire

#### 19.7.2.3 Staff Response.

- 19.7.2.3.1 All health care occupancy personnel shall be instructed in the use of and response to fire alarms.
- 19.7.2.3.2 All health care occupancy personnel shall be instructed in the use of the code phrase to ensure transmission of an alarm under the following conditions:
- (1) When the individual who discovers a fire must immediately go to the aid of an endangered person
- (2) During a malfunction of the building fire alarm system
- 19.7.2.3.3 Personnel hearing the code announced shall first activate the building fire alarm using the nearest manual fire alarm box, then shall execute immediately their duties as outlined in the fire safety plan.

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#### 19.7.3 Maintenance of Exits.

- 19.7.3.1 Proper maintenance shall be provided to ensure the dependability of the method of evacuation selected.
- 19.7.3.2 Health care occupancies that find it necessary to lock exits shall, at all times, maintain an adequate staff qualified to release locks and direct occupants from the immediate danger area to a place of safety in case of fire or other emergency.
- 19.7.4\* Smoking. Smoking regulations shall be adopted and shall include not less than the following provisions:
- (1) Smoking shall be prohibited in any room, ward, or compartment where flammable liquids, combustible gases, or oxygen is used or stored and in any other hazardous location, and such areas shall be posted with signs that read NO SMOKING or shall be posted with the international symbol for no smoking.
- (2) In health care occupancies where smoking is prohibited and signs are prominently placed at all major entrances, secondary signs with language that prohibits smoking shall not be required.
- (3) Smoking by patients classified as not responsible shall be prohibited.
- (4) The requirement of 19.7.4(3) shall not apply where the patient is under direct supervision.

- (5) Ashtrays of noncombustible material and safe design shall be provided in all areas where smoking is permitted.
- (6) Metal containers with self-closing cover devices into which ashtrays can be emptied shall be readily available to all areas where smoking is permitted.

#### 19.7.5 Furnishings, Bedding, and Decorations.

- 19.7.5.1\* Draperies, curtains, and other loosely hanging fabrics and films serving as furnishings or decorations in health care occupancies shall be in accordance with the provisions of 10.3.1 (see 19.3.5.6), and the following also shall apply:
- (1) Such curtains shall include cubicle curtains.
- (2) Such curtains shall not include curtains at showers.
- 19.7.5.2 Newly introduced upholstered furniture within health care occupancies shall meet the criteria specified when fested in accordance with the methods cited in 10.3.2(2) and 10.3.3
- 19.7.5.3 The requirement of 19.7.5.2 shall not apply to uplightered furniture belonging to the patient in sleeping froms of nursing homes where the following criteria are met:
- A smoke detector shall be installed in such rooms.
- (2) Battery-powered single-station smoke detectors shall be permitted.
- 19.7.5.4 Newly introduced mattresses within health care occupancies shall meet the criteria specified when tested in accordance with the methods cited in 10.3.2(3) and 10.3.4.
- 19.7.5.5 The requirement of 19.7.5.4 shall not apply to mattresses belonging to the patient in sleeping rooms of nursing homes where the following criteria are met:
- (1) A smoke detector shall be installed in such rooms.
- (2) Battery-powered, single-station smoke detectors shall be permitted.
- 19.7.5.6 Combustible decorations shall be prohibited in any health care occupancy unless one of the following criteria is met:
- (1) They are flame-retardant.
- (2) They are decorations such as photographs and paintings in such limited quantities that a hazard of fire development or spread is not present.
- 19.7.5.7 Soiled linen or trash collection receptacles shall not exceed 121 L (32 gal) in capacity, and the following also shall apply:
- (1) The average density of container capacity in a room or space shall not exceed 20.4 L/m<sup>2</sup> (0.5 gal/ft<sup>2</sup>).
- (2) A capacity of 121 L (32 gal) shall not be exceeded within any 6-m<sup>2</sup> (64-ft<sup>2</sup>) area.
- (3) Mobile soiled linen or trash collection receptacles with capacities greater than 121 L (32 gal) shall be located in a room protected as a hazardous area when not attended.
- (4) Container size and density shall not be limited in hazardous areas.

#### 19.7.6 Maintenance and Testing. (See 4.6.13.)

#### 19.7.7\* Engineered Smoke Control Systems.

19.7.7.1 Existing engineered smoke control systems, unless specifically exempted by the authority having jurisdiction, shall be tested in accordance with established engineering principles.

- 19.7.7.2 Systems not meeting the performance requirements of such testing shall be continued in operation only with the specific approval of the authority having jurisdiction.
- 19.7.8 Portable Space-Heating Devices. Portable space-heating devices shall be prohibited in all health care occupancies, unless both of the following criteria are met:
- Such devices are used only in nonsleeping staff and employee areas.
- (2) The heating elements of such devices do not exceed 100°C (212°F).

#### 19.7.9 Construction, Repair, and Improvement Operations.

- 19.7.9.1 Construction, repair, and improvement operations shall comply with 4.6.11.
- 19.7.9.2 The means of egress in any area undergoing construction, repair, or improvements shall be inspected daily for compliance with of 7.1.10.1 and shall also comply with NFPA 241, Standard for Safeguarding Construction, Alteration, and Demolition Operations.

#### Chapter 20 New Ambulatory Health Care Occupancies

20.1 General Requirements.

20.1.1 Application.

20.1.1.1 General.

- 20.1.1.1.1 The requirements of this chapter shall apply to the following:
- (1) New buildings or portions thereof used as ambulatory health care occupancies (see 1.3.1)
- (2) Additions made to, or used as, an ambulatory health care occupancy (see 4.6.7 and 20.1.1.4), unless all of the following criteria are met:
  - (a) The addition is classified as an occupancy other than an ambulatory health care occupancy.
  - (b) The addition is separated from the ambulatory health care occupancy in accordance with 20.1.2.2.
  - (c) The addition conforms to the requirements for the specific occupancy.
- (3) Alterations, modernizations, or renovations of existing ambulatory health care occupancies (see 4.6.8 and 20.1.1.4)
- (4) Existing buildings or portions thereof upon change of occupancy to an ambulatory health care occupancy (see 4.6.12)
- 20.1.1.1.2 Ambulatory health care facilities shall comply with the provisions of Chapter 38 and this chapter, whichever is more stringent.
- 20.1.1.1.3 This chapter establishes life safety requirements, in addition to those required in Chapter 38, for the design of all ambulatory health care occupancies as defined in 3.3.152.1.
- 20.1.1.1.4 Buildings, or sections of buildings, that primarily house patients who, in the opinion of the governing body of the facility and the governmental agency having jurisdiction, are capable of exercising judgment and appropriate physical action for self-preservation under emergency conditions shall

### **Summit Medical Center**

TRIBSTAR HEALTH SYSTEM.

March 16, 2007

ATTN: Nina Monroe, Regional Administrator State of Tennessee Department of Health Bureau of Health Licensure and Regulation Middle Tennessee Regional Office 710 Hart Lane, 1<sup>st</sup> Floor Nashville, TN 37247-0530

Dear Ms. Monroe:

Attached you will find our plan of correction to the Statement of Deficiencies resulting from your State Licensure Survey of Summit Medical Center on March 6, 2007.

If there are any questions, please contact me at 615-316-3645.

Sincerely,

Ted Jones

Director of Operations and Facilities

TJ/ds

Cc: Tom Ozburn, COO

Colleen Patterson, Director of Quality Management

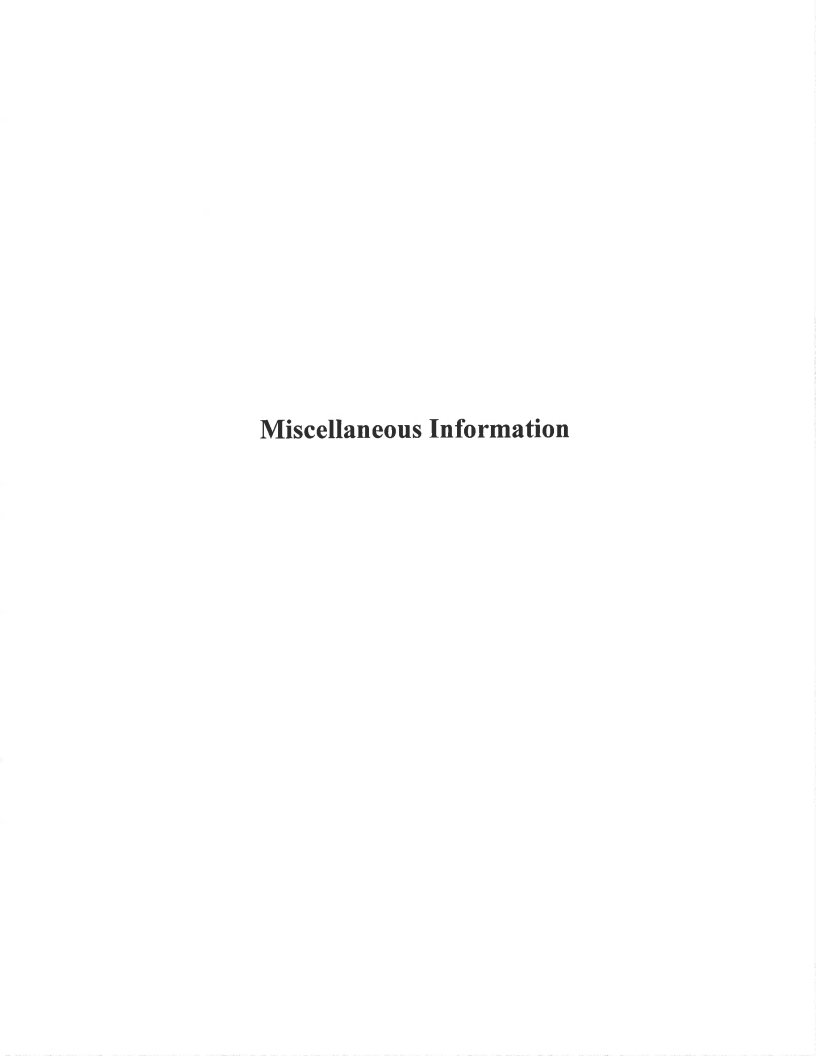
FORM APPROVED Division of Health Care Facilities STATEMENT OF DEFICIENCIES (X1) PROVIDER/SUPPLIER/CLIA (X2) MULTIPLE CONSTRUCTION (X3) DATE SURVEY AND PLAN OF CORRECTION **IDENTIFICATION NUMBER:** COMPLETED A. BUILDING 01 - MAIN BUILDING 01 B. WING TNP53133 03/06/2007 NAME OF PROVIDER OR SUPPLIER STREET ADDRESS, CITY, STATE, ZIP CODE 5655 FRIST BLVD SUMMIT MEDICAL CENTER HERMITAGE, TN 37076 SUMMARY STATEMENT OF DEFICIENCIES (X4) ID PROVIDER'S PLAN OF CORRECTION ID (X5) COMPLETE (EACH DEFICIENCY MUST BE PRECEDED BY FULL (EACH CORRECTIVE ACTION SHOULD BE PREFIX **PREFIX** TAG REGULATORY OR LSC IDENTIFYING INFORMATION) CROSS-REFERENCED TO THE APPROPRIATE TAG DATE DEFICIENCY) {H 901} 1200-8-1-.09 (1) Life Safety {H 901} (1) Any hospital which complies with the required applicable building and fire safety regulations at the time the board adopts new codes or regulations will, so long as such compliance is maintained (either with or without waivers of specific provisions), be considered to be in compliance with the requirements of the new CONFERRED WITH BILL HARMON codes or regulations. ON 3.6.07. WITH NO SMOKING SIGNAGE ON MAIN ENTRANCES This Statute is not met as evidenced by: Surveyor: 13846 FOR GENERAL PUBLIC HE Based on observation and inspection, it was FELT WE HAD MET INTENT determined the facility failed to comply with the life safety codes. OF NFPA 99. CAASH CARTS AND BEDS FOR TRANSPORTING The findings included: PATIENTS WITH OXYGEN On 3/02/07 at approximately 10:00 AM, inspection of the corridors revealed cylinders of BOTTLES ARE NOT CONSIDERED oxygen stored and no precautionary signs STORED. posted. NFPA 99, 9.6,3.2,1 Inspection of the patient rooms on second, third, fourth, fifth, sixth, and seventh floors revealed the UL LISTED SMOKE SEALS doors are not constructed to resist the passage of ARE BEING INSTALLED ON 4.20.07 smoke. NFPA 101, 19.3.6.2 PATIENT ROOM DOORS.

Division of Health Care Facilities

URECTOR OF FACILITIES LABORATORY DIRECTOR'S OR PROVIDER SUPPLIER REPRESENTATIVE'S SIGNATURE

TITLE

(X6) DATE 15.07



Midmonth Report for September 2013

\* This report is a count of people taken in the middle of the month for which the report was run.

\* This report is run three months after the month of the report in an effort to reduce fluctuations in the results.

MCO	REGION	Total
Awaiting MCO assignment		323
AMERIGROUP COMMUNITY CARE	Middle Tennessee	197,281
BLUECARE	East Tennessee	212,255
BLUECARE	West Tennessee	176,172
TENNCARE SELECT	All	46,126
UnitedHealthcare Community Plan	East Tennessee	194,948
	Middle Tennessee	197,778
	West Tennessee	173,781
Grand Total	は記憶の理能に	1,198,663

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COUNTY	0 - 18	19-20	21-64	1 €5	Total	0-18	19-20	21-64	65~	Total	<b>Grand Total</b>
ANDERSON			1	604		3,948	212	1,581	268	6,009	13,915
REDECIBL	3.357	22		256		3,487	138	946	109	4,680	10,767
RENTON	914	6		147		1,014	44	442	73	1,573	3,535
BLEDSOF	737	56	鐹	118	200	853	45	356	25	1,308	2,838
BLOUNT	5.243	400		675		5,337	291	1,994	293	7,916	18,653
BRADIEY	5.004	39	AV.	634		5,341	250	1,912	264	7,767	18,113
CAMPREII	2.697	233		654		2,778	193	1,663	365	4,999	
CANNON	889	5		129		758	43	295	25	1,150	
CARROLI	1,638	16		327		1,846	115	817	144	2,923	
CARTER	2.935	21	ile ile	707		3,088	172	1,329	256	4,844	
CHEATHAM	1.772	14		178		1,850	111	099	77	2,698	
CHESTER	927	8		146		963	62	348	61	1,435	
CIAIROBNE	1.841	16		539		1,932	112	1,166	246	3,456	
CLAY	490	3		102	K	493	25	268	77	863	
COCKE	2.548	20		448		2,650	163	1,341	218	4,372	
COFFEE	3.148	20	髓	383		3,194	122	1,164	169	4,650	
CBOCKETT	1,020	71	1 737	209	2,036	954	55	346	75	1,430	3,466
CHMBERI AND	2.850	23	展	507		3,002	155	1,211	210	4,578	6
DAVIDSON	36.329	2,31		3,196		37,401	1,741	10,159	1,484	50,785	(3)
DECATUR	277	2		193		658	34	317	72	1,081	
DEKAI B	1,197	9		196		1,246	52	524	100	1,925	
DICKSON	2.512	4	韻	303		2,688	129	998	115	3,798	
DYFR	2.512	23		434		2,599	171	955	155	3,880	
EAYETTE	1,583	13		296		1,715	100	543	138	2,496	
FENTRESS	1,240	-		370		1,354	100	812	182	2,448	
FRANKLIN	1,739	13	100	263		1,804	100	687	109	2,700	
GIBSON	2.926	25		607		3,105	204	1,185	255	4,750	
GILES	1,413	第 2 上に	題	250		1,417	62	585	104	2,185	
GRAINGER	1,319	10		286		1,306	70	681	152	2,209	
CBEENE	3.201	24	a	729	N	3.375	143	1.638	359	5.515	

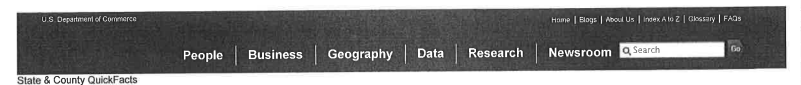
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	1 030	1		170	2.135	1,033	42	415	63	1,553	3,687
SIMILIA	655	50	617	STATE OF THE PERSON NAMED IN	1.438	711	31	297	57	1,096	2,535
I EVVACI	7 029	570	9	1.339	15,626	7,511	408	3,325	575	11,819	27,446
SULLIVAIN	6715	496	THE REAL PROPERTY.	781	13,319	7.158	368	2,052	309	9,888	23,207
INCH	3 402	290		367	6.712	3.589	219	946	149	4,902	11,615
FIGN	787	P. Commence of the last of the	E S	88	987	447	39	189	37	712	1,699
USDALE	874	49		272	1.966	973	44	363	123	1,502	3,468
CINICOL	100	08		160	2.456	1.294	62	523	82	1,961	4,417
NION OF THE PROPERTY OF THE PR	285	24	ì	63	635	309	16	152	45	522	
AN BONEN	288	472		423	5.297	2.654	137	1,027	185	4,002	
VARREN	4 900	406	4.780	896	11,055	5,112	280	2,270	400	8,063	19,117
MANIE ON	F67	52	1	175	1,597	800	46	325	75	1,246	2,843
VATINE	1 670	229	-	320	3.714	1,750	117	731	107	2,705	6,419
VEANCET	1 560	122	1332	326	3,341	1,671	103	757	119	2,649	5,990
NOWNELLINA	2 609	148		341	4.788	2,748	114	999	126	3,653	8,441
WILLIAMSON	4 226	208		494	8,437	4,396	193	1,367	183	6,139	14,575
Grand Total	338,385	25,952	27	46,887	821,076	352,356	18,408	116,947	19,877	507,587	1,198,663

	A 40	Female	77 07	1 30	Total	07 0	To of	14 EA	RE.L.	Total	Grand Total
COUNTY	81-0	NZ-81	to-17	200	lotal	0 - 0	組	ı,	a i	1	200
GRUNDY	1,059	06	1,042	225	2,416	1,162	84	297	140	1,983	4,389
HAMBLEN	4,019	236	2,712	539	7,506	4,066	142	1,226	228	5,661	13,167
HAMILTON	15,340	1,163	13,261	2,230	31,995	16,104	787	5,293	860	23,045	55,039
HANCOCK	484	20	520	165	1,219	550	46	294	77	996	2,185
HARDEMAN	1,600	130	1,496	340	3,566	1,608	84	749	162	2,604	6,169
HARDIN	1,579	138	1,448	389	3,555	1,614	96	787	194	2,690	6,245
HAWKINS	3,028	255	2,800	266	6,648	3,163	179	1,414	263	5,019	299,11
HAYWOOD	1,415	126	1,328	230	3,160	1,510	06	435	106	2,141	5,301
HENDERSON	1,670	130	1,481	280	3,561	1,703	92	643	86	2,539	6,100
HENRY	1,878	156	1,610	282	3,925	1,969	132	749	117	2,967	6,892
HICKMAN	1.342	132	1,191	187	2,852	1,508	104	649	81	2,342	5,194
HOLINATION	213	27	369	109	918	456	24	193	89	741	1,660
HOUSI ON	003	80	789	155	1.956	985	37	386	71	1.479	3,434
UMPRIATIO	626	3	505	140	1 414	681	34	341	65	1148	2.56
JACKSON	510	1001	2003	200	5.703	2 041	<u> </u>	1114	212	4 405	10 108
JEFFERSON	5000	961	2,203	205	2 184	081	54	560	153	1 749	3.93
JOHNSON	1831	06	000	CE7	2,104	40 440	100	202.2	4 000	78.567	R3 116
KNOX	705/1	607.1	13,472	1147	20,000	10,110	20	247	71	500,02	1 97
LAKE	474	C .	110	240	1,123	923	454	600	400	2000	407
AUDERDALE	1,896	15/	1,72	906	4,089	1,940	121	033	37,	2,000	0,01
AWRENCE	2,265	196	1,860	416	4,737	2,485	142	884	200	2,000	0,40
LEWIS	695	65	261	118	1,440	725	51	797	20	1,084	7,32
LINCOLN	1,729	<del>1</del>	1,366	296	3,534	1,851	114	676	121	2,762	67'9
Loubon	2,094	140	1,505	282	4,022	2,129	101	685	118	3,033	7,05
MACON	1,639	126	1,331	259	3,354	1,698	82	677	116	2,5/6	5,93(
MADISON	5,891	9/4	5,340	835	12,542	5,889	317	1,880	328	8,414	20,956
MARION	1,638	157	1,552	246	3,593	1,659	98	657	133	2,549	6,14
MARSHALL	1,554	109	1,254	166	3,082	1,637	92	530	99	2,310	5,39
MAURY	4,173	291	3,417	554	8,435	4,454	211	1,317	183	6,166	14,60
MCMINN	2,795	210	2,406	209	5,921	2,912	146	1,086	214	4,358	10,28
MCNAIRY	1,692	161	1,641	388	3,883	1,762	120	302	192	2,977	6,85
MEIGS	711	59	584	98	1,439	745	48	318	4	1,155	2,59
MONROE	2,571	226	2,263	510	5,570	2,854	130	1,185	258	4,428	66'6
MONTGOMERY	7,023	524	5,689	661	13,897	7,313	308	1,811	211	9,643	23,54
MOORE	209	21	147	45	422	249	13	84	17	363	78
MORGAN	1,159	82	914	186	2,341	1,210	. 67	205	110	1,889	4,22
OBION	1,780	122	1,611	300	3,813	1,889	88	598	110	2,685	6,49
OVERTON	1,156	85	959	271	2,471	1,259	70	541	141	2,012	4,48
PERRY	514	35	382	83	1,015	515	31	230	44	820	1,83
PICKETT	238	41	208	89	552	282	12	128	42	464	1,01
POLK	891	55	801	154	1,901	955	20	429	89	1,502	3,40
PUTNAM	3,734	331	3,179	762	8,007	3,874	207	1,687	328	6,097	14,10
RHEA	2,253	148	1,776	324	4,501	2,271	121	861	128	3,381	7,88
ROANE	2,326	188	2,334	530	5,378	2,638	121	1,285	223	4,268	9.64
ROBERTSON	3,400	186	2,255	362	6,203	3,579	135	887	166	4,766	10,96
RUTHERFORD	11,391	880	7,904	979	21,154	11,894	532	2,818	383	15,627	36,78
SCOTT	1,798	136	1,682	394	4,011	1,850	109	941	190	3,090	7,10
SEQUATCHIE	924	97	768	154	1,926	952	23	416	26	1,477	3,40
SEVIER	4,628	319	3,057	455	8,459	4,988	160	1,261	162	6,570	15,02
The second secon	614 50	040	1000	1000	300 300	000 00	200	40.000	CFGC	0000	7



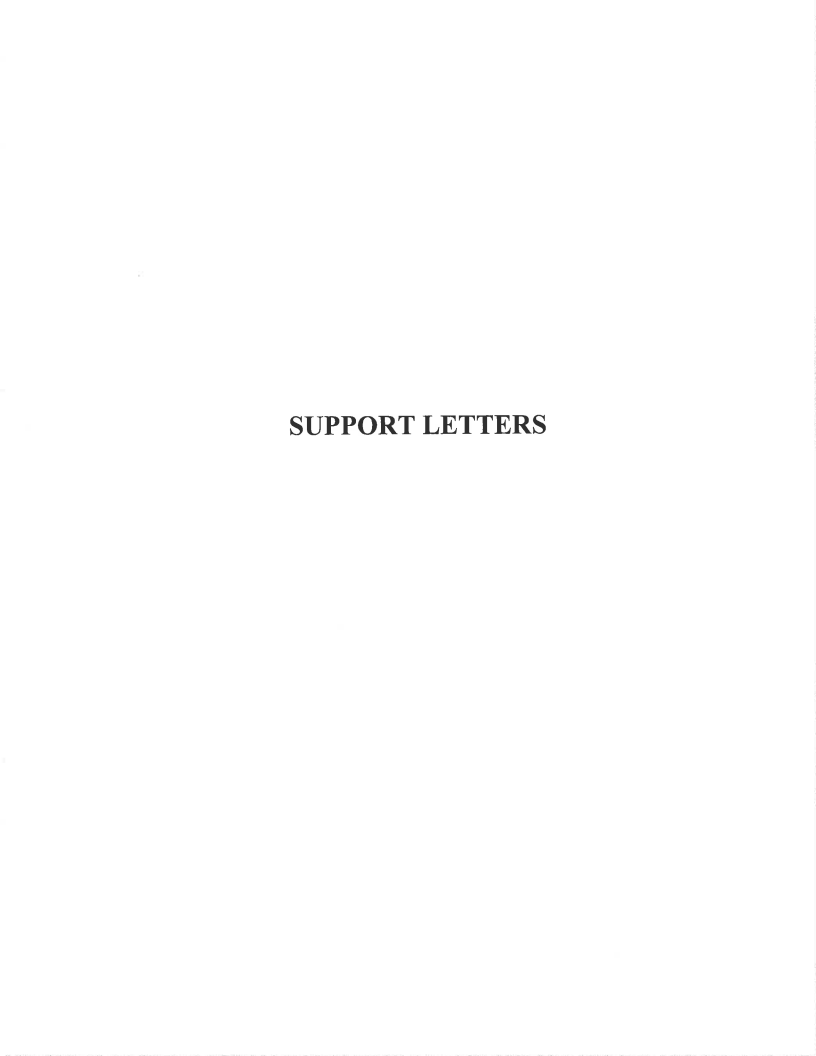
### **Davidson County, Tennessee**

People QuickFacts	Davidson County	Tennessee
Population, 2013 estimate	NA	6,495,978
Population, 2012 estimate	648,295	6,454,914
Population, 2010 (April 1) estimates base	626,684	6,346,113
Population, percent change, April 1, 2010 to July 1, 2013	NA	2.4%
Population, percent change, April 1, 2010 to July 1, 2012	3.4%	1.7%
Population, 2010	626,681	6,346,105
Persons under 5 years, percent, 2012	7.1%	6.3%
Persons under 18 years, percent, 2012	21.9%	23.1%
Persons 65 years and over, percent, 2012	10.7%	14.2%
Female persons, percent, 2012	51.6%	51.2%
White alone, percent, 2012 (a)	65.8%	79.3%
Black or African American alone, percent, 2012 (a)	28.1%	17.0%
American Indian and Alaska Native alone, percent, 2012 (a)	0.5%	0.4%
Asian alone, percent, 2012 (a)	3.2%	1.6%
Native Hawaiian and Other Pacific Islander alone, percent,	0.1%	0.1%
2012 (a)	2.2%	1.6%
Two or More Races, percent, 2012	9.9%	4.8%
Hispanic or Latino, percent, 2012 (b) White alone, not Hispanic or Latino, percent, 2012	57.1%	75.1%
White alone, not hispanic of Latino, percent, 2012	01.170	
Living in same house 1 year & over, percent, 2008-2012	79.0%	84.4%
Foreign born persons, percent, 2008-2012	11.8%	4.5%
Language other than English spoken at home, pct age 5+, 2008-2012	15.5%	6.6%
High school graduate or higher, percent of persons age 25+, 2008-2012	85.9%	83.9%
Bachelor's degree or higher, percent of persons age 25+, 2008-2012	35.0%	23.5%
Veterans, 2008-2012	39,498	493,980
Mean travel time to work (minutes), workers age 16+, 2008-2012	23.1	24.1
Housing units, 2012	286,678	2,834,620
Homeownership rate, 2008-2012	55.4%	68.4%
Housing units in multi-unit structures, percent, 2008-2012	37.1%	18.2%
Median value of owner-occupied housing units, 2008-2012	\$167,200	\$138,700
Households, 2008-2012	255,887	2,468,841
Persons per household, 2008-2012	2.37	2.51
Per capita money income in past 12 months (2012 dollars), 2008-2012	(\$29.513	\$24,294
Median household income, 2008-2012	\$46,676	\$44,140
Persons below poverty level, percent, 2008-2012	18.5%	17.3%
Business QuickFacts	Davidson County	Tennessee
Private nonfarm establishments, 2011	17,809	129,489 <sup>1</sup>
Private nonfarm employment, 2011	377,254	2,300,5421
Private nonfarm employment, percent change, 2010-2011		1.6%
	1.8% 57.150	473,451
Nonemployer establishments, 2011	57,130	473,431
Total number of firms, 2007	64,653	545,348
Black-owned firms, percent, 2007	11.1%	8.4%
American Indian- and Alaska Native-owned firms, percent, 2007	0.6%	0.5%



### Wilson County, Tennessee

People QuickFacts	Wilson County	Tennessee
Population, 2013 estimate	NA	6,495,978
Population, 2012 estimate	118,961	6,454,914
Population, 2010 (April 1) estimates base	113,990	6,346,113
Population, percent change, April 1, 2010 to July 1, 2013	NA	2.4%
Population, percent change, April 1, 2010 to July 1, 2012	4.4%	1.7%
Population, 2010	113,993	6,346,105
Persons under 5 years, percent, 2012	6.0%	6.3%
Persons under 18 years, percent, 2012	24.3%	23.1%
Persons 65 years and over, percent, 2012	13.5%	14.2%
Female persons, percent, 2012	51.0%	51.2%
White alone, percent, 2012 (a)	90.1%	79.3%
Black or African American alone, percent, 2012 (a)	6.6%	17.0%
American Indian and Alaska Native alone, percent, 2012 (a)	0.4%	0.4%
Asian alone, percent, 2012 (a)	1.3%	1.6%
Native Hawaiian and Other Pacific Islander alone, percent, 2012 (a)	0.1%	0.1%
Two or More Races, percent, 2012	1.5%	1.6%
Hispanic or Latino, percent, 2012 (b)	3.5%	4.8%
White alone, not Hispanic or Latino, percent, 2012	87.0%	75.1%
Living in same house 1 year & over, percent, 2008-2012	86.0%	84.4%
Foreign born persons, percent, 2008-2012	3.8%	4.5%
Language other than English spoken at home, pct age 5+, 2008-2012	4.5%	6.6%
High school graduate or higher, percent of persons age 25+, 2008-2012	87.9%	83.9%
Bachelor's degree or higher, percent of persons age 25+, 2008-2012	25.9%	23.5%
Veterans, 2008-2012	9,354	493,980
Mean travel time to work (minutes), workers age 16+, 2008-2012	28.2	24.1
Housing units, 2012	47,065	2,834,620
Homeownership rate, 2008-2012	80.1%	68.4%
Housing units in multi-unit structures, percent, 2008-2012	9.8%	18.2%
Median value of owner-occupied housing units, 2008-2012	\$191,300	\$138,700
Households, 2008-2012	42,578	2,468,841
Persons per household, 2008-2012	2.66	2.51
Per capita money income in past 12 months (2012 dollars), 2008-2012	\$28,267	\$24,294
Median household income, 2008-2012	\$61,353	\$44,140
Persons below poverty level, percent, 2008-2012	9.3%	17.3%
Business QuickFacts	Wilson County	Tennessee
Private nonfarm establishments, 2011	2,329	129,489 <sup>1</sup>
Private nonfarm employment, 2011	29,635	2,300,542
Private nonfarm employment, percent change, 2010-2011	1.6%	1.6%
Nonemployer establishments, 2011	9,583	473,451
		545,348
Total number of firms, 2007	12,204 3.7%	8.4%
Black-owned firms, percent, 2007  American Indian- and Alaska Native-owned firms, percent,		
2007	0.5%	0.5%



**8A** MONDAY, FEBRUARY 10, 2014 THE TENNESSEAN

ALL CLASSIFIED ADS are subject to the application cand, copies of which are available from our Advertising Dept. A ads are subject to as proval before publication. The fermessean reserves the right to edit, refuse reject, classify or cance any ad at any time. From must be reported in the first day of publication. The Tennessean shall not be liable for any loss or expense that results from an error in or omission of an advertisement. No refunds for early cancellation of order. ALL CLASSIFIED ADS

#### **Public Notices**

O101715900

PUBLIC NOTICE

Application for a Part 70 Operating Permit (Title V Permit) renewal has been filed with the Metro Public Health Department, Pollu-Department, Pollu-tion Control Division, for the facility locat-

ed at: Aqua Bath Company 921 Cherokee Avenue Nashville, Tennessee

This source manufactures fiberglass-reinforced bathtubs and showers. This application is subject to the provisions of Section 13-5(h) of Regulation No. 13, "Part 70 Operating Permit Program", which require public notification and a 30-day public comment period prior to the issuance of any Part 70 Operating Permit. Copies of the application and draft permit are on file for public review at the Metro Public Health Department, Poliution Control Division, Room 208, 311 23rd Avenue North, Nashville, Tennessee, For additional information, contact John Finke, Pollution Control Division, (615) 340-5653. All public comments must be received in the Pollution Control Office within 30 days of the date of this notice. A public hearing will be held prior to the issuance of any Part 70 Operating Permit if such a hearing is requested in writing during the public comment period. Any such hearings will be held in accordance with the requirements of Section 13-5(h)(1) of Regulation No. 13. EPA has agreed to perform its 45-day perform its 45-day review concurrently with the public no-tice period. Aj-though EPA's 45-day review period will be performed concur-rently with the pub-lic comment period, the deadline for sub-mitting a different

Continued from last column

tition to object to the EPA administra-tor will be deter-mined as if EPA's 45day review period is performed after the public comment period has ended. The riod has ended. The status regarding EPA's 45-day review of this project and the deadline for submitting a citizen petition can be found at the following website: http://www.epa.gov/region4/alr/permits/tenness e.htm. If comments are received during the 30-day public comment period, EPA's 45-day review period will restart once all comments have been addressed. Requests dressed. Requests for ADA accommo-dation should be di-rected to Mr. John Dunn at (615) 340-

When you sell your vehicle in The Tennessean Classifieds, you'll be surprised how fast it goes. Call 242-SALE to place your ad.

Warted: A Car that lets you decide where to park. Find what you want in The Tennessean Classifieds

Wanted: A car that looks good on me. Find what you want in The Tennessean Classifieds.

242-SALE delivers your classified ad all over Middle Tennessee.

When you sell your vehicle in The Tennessean Classifieds, you'll be surprised how fast it goes. Call 242-SALE to place your ad.

**Public Notices** 

**Public Notices** 

O101716190

NOTIFICATION OF INTENT
TO APPLY FOR A CERTIFICATE OF NEED
This is to provide official notice to the Health Services and Development Agency and all interested parties, in accordance with T.C.A. Sections 68-11-1601 et seq., and the Rules of the Health Services and Development Agency, that TriStar Summit Medical Center (a hospital), owned and managed by HCA Health Services of Tennessee, Inc. (a corporation), intends to file an application for a Certificate of Need to convert existing space to eight (8) inpatient medical-surgical beds on the 7th floor of its facility at 5655 Frist Boulevard, Hermitage, TN 37076. The estimated capital cost is \$1,850,000.

TriStar Summit Medical Center is a general hospital licensed by the Board for Licensing Health Care Facilities, Tennessee Department of Health, for 188 hospital beds. The project will increase its licensed hospital bed complement to 196 hospital beds. It will not initiate or discontinue any health service, or add any major medical equipment.

The anticipated date of filing the application is on or before February 14, 2014. The contact person for the project is John Wellborn, who may be reached at Development Support Group, 4219 Hillsboro Road, Suite 210, Nashville, TN 37215; (615) 665-2022.

Upon written request by interested parties, a local Fact-Finding public hearing shall be conducted. Written requests for hearing should be sent to:

Tennessee Health Services and Development Agency
Andrew Jackson Building, 9th Floor 502 Deaderick Street
Nashville, TN 37243
Pursuant to TCA Sec. 68-11-1607(c)(1):
(A) any health care institution wishing to oppose a Certificate of Need application must file a written objection with the Health Services and Development Agency no later than lifteen (15) days before the regularly scheduled Health Services and Development Agency meeting at which the application is originally scheduled, and (B) any other person wishing to oppose the application must file written objection with the Health Services and

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#### **AFFIDAVIT**

STATE OFTENNESSEE	
COUNTY OFDAVIDSON	
JOHN WELLBORN, being first duly sworn, says that he is the lawful age	ent of the applicant
named in this application, that this project will be completed in account to the second that the second the second that the second the second that the second that the second that the second the second that	
application to the best of the agent's knowledge, that the agent has read the application, the Rules of the Health Services and Development Agency, a	
1601, et seq., and that the responses to this application or any other	questions deemed
appropriate by the Health Services and Development Agency are true as best of the agent's knowledge.	nd complete to the
John Well SIGNATURE/T	Wav TITLE
Sworn to and subscribed before me this 13th day of February, 2014 (Month)	A Notary
Public in and for the County/State of Davidson Cooly	ennessee
STATE OF TENNESSEE NOTARY PUBLIC TO THE PUBL	

My commission expires November 5, 2014.

(Month/Day) (Year)



# State of Tennessee Health Services and Development Agency

Andrew Jackson, 9<sup>th</sup> Floor, 502 Deaderick Street, Nashville, TN 37243 **www.tn.gov/hsda** Phone: 615-741-2364 Fax: 615-741-9884

March 3, 2014

John L. Wellborn, Consultant Development Support Group 4219 Hillsboro Road, Suite 210 Nashville, TN 37215

RE: Certificate of Need Application -- Summit Medical Center - CN1402-004

Dear Mr. Wellborn:

This is to acknowledge the receipt of supplemental information to your application for a Certificate of Need to convert existing space to eight (8) inpatient medical-surgical beds on the 7th floor at the hospital campus. Project cost is \$1,812,402.00.

Please be advised that your application is now considered to be complete by this office. Your application is being forwarded to the Tennessee Department of Health and/or its representative for review.

In accordance with Tennessee Code Annotated, §68-11-1601, et seq., as amended by Public Chapter 780, the 60-day review cycle for this project will begin on March 1, 2014. The first sixty (60) days of the cycle are assigned to the Department of Health, during which time a public hearing may be held on your application. You will be contacted by a representative from this Agency to establish the date, time and place of the hearing should one be requested. At the end of the sixty (60) day period, a written report from the Department of Health or its representative will be forwarded to this office for Agency review within the thirty (30)-day period immediately following. You will receive a copy of their findings. The Health Services and Development Agency will review your application on May 28, 2014.

Any communication regarding projects under consideration by the Health Services and Development Agency shall be in accordance with T.C.A. § 68-11-1607(d):

40

- (1) No communications are permitted with the members of the agency once the Letter of Intent initiating the application process is filed with the agency. Communications between agency members and agency staff shall not be prohibited. Any communication received by an agency member from a person unrelated to the applicant or party opposing the application shall be reported to the Executive Director and a written summary of such communication shall be made part of the certificate of need file.
- (2) All communications between the contact person or legal counsel for the applicant and the Executive Director or agency staff after an application is deemed complete and placed in the review cycle are prohibited unless submitted in writing or confirmed in writing and made part of the certificate of need application file. Communications for the purposes of clarification of facts and issues that may arise after an application has been deemed complete and initiated by the Executive Director or agency staff are not prohibited.

Should you have questions or require additional information, please contact me.

Sincerely,

Melanie M. Hill Executive Director

MMH:mab

ce: Trent Sansing, CON Director, Division of Health Statistics

Jerry W. Taylor, Esq.

slaw on Idell



# State of Tennessee Health Services and Development Agency

Andrew Jackson, 9<sup>th</sup> Floor, 502 Deaderick Street, Nashville, TN 37243 **www.tn.gov/hsda** Phone: 615-741-2364 Fax: 615-741-9884

#### **MEMORANDUM**

TO:

Trent Sansing, CON Director

Office of Policy, Planning and Assessment

Division of Health Statistics

Andrew Johnson Tower, 2nd Floor 710 James Robertson Parkway Nashville, Tennessee 37243

FROM:

Melanie M. Hill Executive Director

DATE:

March 3, 2014

RE:

Certificate of Need Application

Summit Medical Center - CN1402-004

Please find enclosed an application for a Certificate of Need for the above-referenced project.

This application has undergone initial review by this office and has been deemed complete. It is being forwarded to your agency for a sixty (60) day review period to begin on March 1, 2014 and end on May 1, 2014.

Should there be any questions regarding this application or the review cycle, please contact this office.

MMH:mab

Enclosure

cc:

John L. Wellborn, Consultant

Jerry W. Taylor, Esq.

#### LETTER OF INTENT -- HEALTH SERVICES & DEVELOPMENT AGENCY

The Publication of Intent is to be published in the Tennessean, which is a newspaper of general circulation in Davidson County, Tennessee, on or before February 10, 2014, for one day.

This is to provide official notice to the Health Services and Development Agency and all interested parties, in accordance with T.C.A. Sections 68-11-1601 et seq., and the Rules of the Health Services and Development Agency, that TriStar Summit Medical Center (a hospital), owned and managed by HCA Health Services of Tennessee, Inc. (a corporation), intends to file an application for a Certificate of Need to convert existing space to eight (8) inpatient medical-surgical beds on the 7<sup>th</sup> floor of its facility at 5655 Frist Boulevard, Hermitage, TN 37076. The estimated capital cost is \$1,850,000.

TriStar Summit Medical Center is a general hospital licensed by the Board for Licensing Health Care Facilities, Tennessee Department of Health, for 188 hospital beds. The project will increase its licensed hospital bed complement to 196 hospital beds. It will not initiate or discontinue any health service, or add any major medical equipment.

The anticipated date of filing the application is on or before February 14, 2014. The contact person for the project is John Wellborn, who may be reached at Development Support Group, 4219 Hillsboro Road, Suite 210, Nashville, TN 37215; (615) 665-2022.

Jehn Hullbon 2-7-14 jwdsg@comcast.net (Signature) (Date) (E-mail Address)

# ORIGINAL Additional Info.SUPPLEMENTAL-2

TriStar Summit Medical Ctr.

CN1402-004

# DSG Development Support Group

CHIPPLEMENTAL

February 28, 2014

Phillip M. Earhart, HSD Examiner Tennessee Health Services and Development Agency Andrew Jackson Building, 9<sup>th</sup> Floor 502 Deaderick Street Nashville, TN 37243

RE:

CON Application CN1402-004

TriStar Summit Medical Center

Dear Mr. Earhart:

At your request, this letter expands on my February 26 response to your second supplemental request, question 3b.

3b. The applicant states the de-licensing of eight (8) beds from another HCA hospital is not a viable option since the average occupancy of all HCA facilities in Davidson County is 74.5% and does not take into account peak times of the year. However, please explain the reason eight beds could not be de-licensed from Skyline Medical Center's Madison campus located in Davidson County. According to the 2012 Joint Annual Report, Skyline Madison is licensed for 172 beds, but only staffs 110 beds. The licensed occupancy in 2012 of Skyline Madison campus was 40.2%.

As additional information, Summit is providing a breakdown of the assignment of Skyline's licensed beds in the format of Part A of the CON application. That information is attached after this page.

Thank you for your assistance. We hope this provides the information needed to accept the application into the next review cycle. If more is needed please FAX or telephone me so that we can respond in time to be deemed complete.

Respectfully,

Oohn Wellborn

John Wellborn Consultant



#### SKYLINE MADISON CAMPUS--ASSIGNMENT OF LICENSED BEDS 2/27/14

9. Bed Complement Data

(Please indicate current and proposed distribution and certification of facility beds.)

(Please indicate current and		CON			
		approved			
	Current	beds		Beds	TOTAL
	Licensed	(not in	Staffed	Proposed	Beds at
	Beds	service)	Beds	(Change)	Completion
A. Medical					
B. Surgical	37		16*		37
C. Long Term Care Hosp.					
D. Obstetrical					
E. ICU/CCU	14		0		14
F. Neonatal					
G. Pediatric					
H. Adult Psychiatric	66		66		66
I. Geriatric Psychiatric	20		20		20
J. Child/Adolesc. Psych.	21		21		21
K. Rehabilitation					
L. Nursing Facility					
(non-Medicaid certified)					
M. Nursing Facility Lev. 1					
(Medicaid only)					
N. Nursing Facility Lev. 2					
(Medicare only)					
O Nursing Facility Lev. 2					
(dually certified for					
Medicare & Medicaid)					
P. ICF/MR					
Q. Adult Chemical	14		14		14
Dependency					
R. Child/Adolescent					
Chemical Dependency					
S. Swing Beds					
T. Mental Health					
Residential Treatment					
U. Residential Hospice					
TOTAL	172		137		172

<sup>\*</sup>These 16 bed are leased to Alive Hospice and are staffed by Alive Hospice.

#### SUPPLEMENTAL

#### **AFFIDAVIT**

STATE OF TENNESSEE
COUNTY OFDAVIDSON
NAME OF FACILITY: SUMMIT MEDICAL CENTER- & BEDS
TOTAL OF TAXABLE TO
I, JOHN WELLBORN, after first being duly sworn, state under oath that I am the
applicant named in this Certificate of Need application or the lawful agent thereof, that I
have reviewed all of the supplemental information submitted herewith, and that it is true,
accurate, and complete.
- Glow fillelle
Signature/Title
Sworn to and subscribed before me, a Notary Public, this the 28 day of 60, 2014,
witness my hand at office in the County of David So N, State of Tennessee.
NOTARY PUBLIC
My commission expires November 5, 2014.
My commission expires November 5, 2014.
HF-0043
OF I
Revised 7/02  TENNESSEE NOTARY PUBLIC
Revised 7/02  TENNESSEE  NOTARY  PUBLIC  PUBLIC  Revised November 15
18 10 1 SON COUNTRIES
xpires No.



# State of Tennessee Health Services and Development Agency Andrew Jackson State Office Building, 9<sup>th</sup> Floor 502 Deaderick Street, Nashville, TN 37243 www.tn.gov/hsda Phone: 615-741-2364/Fax: 615-741-9884

February 19, 2014

John Wellborn Development Support Group 4219 Hillsboro Road, Suite 210 Nashville, Tennessee 37215

RE: Certificate of Need Application CN1402-004

TriStar Summit Medical Center

Dear Mr. Wellborn:

This will acknowledge our February 14, 2014 receipt of your application for a Certificate of need to convert existing space to eight (8) inpatient medical-surgical beds on the 7<sup>th</sup> floor at the campus of TriStar Summit Medical Center located at 5655 Frist Boulevard, Hermitage (Davidson County), TN 37076.

Several items were found which need clarification or additional discussion. Please review the list of questions below and address them as indicated. The questions have been keyed to the application form for your convenience. I should emphasize that an application cannot be deemed complete and the review cycle begun until all questions have been answered and furnished to this office.

<u>Please submit responses in triplicate by 12:00 noon, Wednesday March 26, 2014.</u> If the supplemental information requested in this letter is not submitted by or before this time, then consideration of this application may be delayed into a later review cycle.

#### 1. Filing Fee

The filing fee check from the applicant in the amount of \$4,609.00 is noted. However, it appears the filing fee is \$4,069, a difference of \$540.00. Please note a refund of \$540.00 will be requested on behalf of the applicant.

#### 2. Section A, Applicant Profile, Item 3

Please provide a correct contact phone number for HCA Health Services of Tennessee, Inc. and submit a replacement page. The phone number provided is for Horizon Medical Center located in Dickson, Tennessee.

#### 3. Section A, Applicant Profile, Item 9

There appears to be a typo in the number of staffed beds for ICU/CCU. Please correct and submit a replacement page.

There appear to be four (4) unstaffed obstetrical beds. Please discuss the status and plan for these four (4) unstaffed beds. Are there any other unstaffed licensed beds?

#### 4. Section A, Applicant Profile, Item 13

The applicant's contractual relationships with AmeriGroup, United Community Healthcare Plan and TennCare Select are noted. However, new TennCare contracts will take effect January 1, 2015 with full statewide implementation for AmeriGroup, BlueCare Tennessee and United Healthcare. Please indicate if the applicant intends to contract with BlueCare Tennessee. If so, what stage of contract discussions is the applicant involved with BlueCare Tennessee?

#### 5. Section B, Project Description, Item II A.

The total construction cost of \$1,161,143 in Table Two appears to be incorrect. Please revise.

#### 6. Section B, Project Description, Item III.B.1

The round trip mileage and drive times in table five is noted. However, there appears to be errors in the table. Please verify all calculations, and resubmit if necessary.

#### 7. Section B, Project Description, Item IV.

The floor plan for the proposed project is noted. However, please include the floor plan for the 7<sup>th</sup> floor which will indicate the relation of the proposed project to nursing stations, ancillary services, etc. When providing the floor plan, please outline the location of the proposed project.

# 8. Need, Item 1. (Service Specific Criteria-Construction, Renovation, Expansion and replacement of Health Care Institutions)

Please address the criteria for Construction, Renovation, Expansion and replacement of Health Care Institutions

#### 9. Need, Item 1. (Service Specific Criteria-Acute Care Bed Services, #1)

Table six is noted on page 20. The table is labeled "minimal impact of two additional beds on services area hospital bed complements". Please clarify if the table should be for eight (8) beds instead.

Please indicate the 2012 licensed occupancy of inpatient medical surgical beds for each of the HCA hospitals in the applicant's service area.

On page 20 of the application, it is noted there is a surplus of 1,053 acute care hospital beds in the proposed service area. With this in mind, has the applicant considered de-licensing eight (8) inpatient med surgical beds at another HCA owned hospital in the service area so that eight (8) additional medical surgical beds are not added to a service area that already has a surplus of medical surgical beds? Please discuss.

#### 10. Section C, Need, Item 4.A.

Table eight on page 28 of the demographic characteristics of the Primary service area counties is noted. However, please revise table eight using Tennessee Department of Health 2013 population statistics from the following web-site: <a href="http://health.state.tn.us/statistics/pdffiles/CertNeed/Population\_Projections\_2">http://health.state.tn.us/statistics/pdffiles/CertNeed/Population\_Projections\_2</a> 010-20.pdf

#### 11. Section C. Economic Feasibility Item 1 (Project Cost Chart) and Item 3

The Architect's letter in the attachments is noted. However, please clarify the reason 4,406 SF of construction area at a cost of \$1,161,133 is listed rather than 7,406 square feet.

#### 12. Section C, Economic Feasibility, Item 5

Table Eleven consisting of Charges, Deductions, Net Charges and Net operating Income is noted. However, there appears to be a calculation error in the average gross charge per day for CY2017. Please revise.

#### 13. Section C, Economic Feasibility, Item 6.B

The applicant refers to table thirteen. Please provide the referenced table.

#### 14. Section C, Economic Feasibility, Item 10

The applicant's financial documents are noted. Please clarify if the documents are audited.

#### 15. Section C, Orderly Development, Item 7 (d)

The copy of the most recent licensure inspection dated March 6, 2007 is noted. Please clarify if there have been any licensure surveys or inspections since March 6, 2007 by the State of Tennessee. If so, please provide a copy.

In accordance with Tennessee Code Annotated, §68-11-1607(c) (5), "...If an application is not deemed complete within sixty (60) days after written notification is given to the applicant by the agency staff that the application is deemed incomplete, the application shall be deemed void." For this application, the sixtieth (60th) day after written notification is Thursday, April 17, 2014. If this application is not deemed complete by this date, the application will be deemed void. Agency Rule 0720-10-.03(4)(d)(2) indicates that "Failure of the applicant to meet this deadline will result in the application being considered withdrawn and returned to the contact person. Resubmittal of the application must be accomplished in accordance with Rule 0720-10-.03 and requires an additional filing fee." Please note that supplemental information must be submitted timely for the application to be deemed complete prior to the beginning date of the review cycle which the applicant intends to enter, even if that time is less than the sixty (60) days allowed by the statute. The supplemental information must be submitted with the enclosed affidavit, which shall be executed and notarized; please attach the notarized affidavit to the supplemental information.

If all supplemental information is not received and the application officially deemed complete prior to the beginning of the <u>next review cycle</u>, then consideration of the application could be delayed into a later review cycle. The review cycle for each application shall begin on the first day of the month after the application has been deemed complete by the staff of the Health Services and Development Agency.

Any communication regarding projects under consideration by the Health Services and Development Agency shall be in accordance with T.C.A.  $\Rightarrow$  68-11-1607(d):

(1) No communications are permitted with the members of the agency once the Letter of Intent initiating the application process is filed with the agency. Communications between agency members and agency staff shall not be prohibited. Any communication received by an agency member from a person unrelated to the applicant or party opposing the application shall be reported to the Executive Director and a written summary of such communication shall be made part of the certificate of need file.

(2) All communications between the contact person or legal counsel for the applicant and the Executive Director or agency staff after an application is deemed complete and placed in the review cycle are prohibited unless submitted in writing or confirmed in writing and made part of the certificate of need application file. Communications for the purposes of clarification of facts and issues that may arise after an application has been deemed complete and initiated by the Executive Director or agency staff are not prohibited.

Should you have any questions or require additional information, please do not hesitate to contact this office.

Sincerely,

Phillip M. Earhart

Health Services Development Examiner

**PME** 

Enclosure



# State of Tennessee Health Services and Development Agency Andrew Jackson State Office Building, 9<sup>th</sup> Floor 502 Deaderick Street, Nashville, TN 37243 www.tn.gov/hsda Phone: 615-741-2364/Fax: 615-741-9884

February 25, 2014

John Wellborn Development Support Group 4219 Hillsboro Road, Suite 210 Nashville, Tennessee 37215

RE: Certificate of Need Application CN1402-004

TriStar Summit Medical Center

Dear Mr. Wellborn:

This will acknowledge our February 21, 2014 receipt of your supplemental response for a Certificate of need to convert existing space to eight (8) inpatient medical-surgical beds on the 7th floor at the campus of TriStar Summit Medical Center located at 5655 Frist Boulevard, Hermitage (Davidson County), TN 37076.

Several items were found which need clarification or additional discussion. Please review the list of questions below and address them as indicated. The questions have been keyed to the application form for your convenience. I should emphasize that an application cannot be deemed complete and the review cycle begun until all questions have been answered and furnished to this office.

<u>Please submit responses in triplicate by 4 pm, Wednesday February 26, 2014.</u> If the supplemental information requested in this letter is not submitted by or before this time, then consideration of this application may be delayed into a later review cycle.

#### 1. Section B, Project Description, Item III.B.1

The revised round trip mileage and drive times in table five is noted. However, there appears to be an error in the table for the mileage roundtrip calculation for Skyline Medical Center, Nashville. Please verify all calculations, and resubmit if necessary. Also, please update page 16R of the referenced roundtrip average.

## 2. Need, Item 1. (Service Specific Criteria-Construction, Renovation, Expansion and replacement of Health Care Institutions) 3.a.

The applicant references table 10 on page 32 and state the proposed expanded medical-surgical bed complement will be utilized at and above 80% average occupancy during the first two years of occupancy. However, 23-hour observation beds should not be included in the occupancy calculations. Since 23 hour observation beds are not counted as medical-surgical beds, please exclude those beds and revise the total occupancy percentages for years 2011-2014, and Project Year One and Project Year Two. In addition, please revise your narrative response and submit a revised page 23R.

#### 3. Need, Item 1. (Service Specific Criteria-Acute Care Bed Services, #1)

The table of 2012 licensed occupancy of inpatient medical surgical beds for each of the HCA hospitals in the applicant's service area is noted. However, please clarify if the table includes 23 hour observation beds. If so, please provide a revised table minus 23 hour observation beds.

The applicant states the de-licensing of eight (8) beds from another HCA hospital is not a viable option since the average occupancy of all HCA facilities in Davidson County is 74.5% and does not take into account peak times of the year. However, please explain the reason eight beds could not be de-licensed from Skyline Medical Center's Madison campus located in Davidson County. According to the 2012 Joint Annual Report, Skyline Madison is licensed for 172 beds, but only staffs 110 beds. The licensed occupancy in 2012 of Skyline Madison campus was 40.2%.

Please also clarify if the 2013 average occupancy of 74.5% of all HCA facilities in Davidson County included the Skyline Madison campus.

#### 4. Section C. Economic Feasibility Item 1 (Project Cost Chart) and Item 3

The revised Architect's letter is noted. However, the referenced sq. ft. is 7,606, rather than 7,406 square feet as mentioned in the application. Please revise.

#### 5. Section C, Economic Feasibility, Item 4

The patient days in the Projected Data Chart of 476 in Year One and 646 in Year Two is noted. However, please clarify if the projected patient days include 23 hour observation beds. If so, please revise the projected data chart to not include 23 hour observation bed in the patient day calculation.

Mr. John Wellborn February 25, 2014 Page 3

In accordance with Tennessee Code Annotated, §68-11-1607(c) (5), "...If an application is not deemed complete within sixty (60) days after written notification is given to the applicant by the agency staff that the application is deemed incomplete, the application shall be deemed void." For this application, the sixtieth (60th) day after written notification is Thursday, April 17, 2014. If this application is not deemed complete by this date, the application will be deemed void. Agency Rule 0720-10-.03(4)(d)(2) indicates that "Failure of the applicant to meet this deadline will result in the application being considered withdrawn and returned to the contact person. Resubmittal of the application must be accomplished in accordance with Rule 0720-10-.03 and requires an additional filing fee." Please note that supplemental information must be submitted timely for the application to be deemed complete prior to the beginning date of the review cycle which the applicant intends to enter, even if that time is less than the sixty (60) days allowed by the statute. The supplemental information must be submitted with the enclosed affidavit, which shall be executed and notarized; please attach the notarized affidavit to the supplemental information.

If all supplemental information is not received and the application officially deemed complete prior to the beginning of the <u>next review cycle</u>, then consideration of the application could be delayed into a later review cycle. The review cycle for each application shall begin on the first day of the month after the application has been deemed complete by the staff of the Health Services and Development Agency.

Any communication regarding projects under consideration by the Health Services and Development Agency shall be in accordance with T.C.A. 3 68-11-1607(d):

- (1) No communications are permitted with the members of the agency once the Letter of Intent initiating the application process is filed with the agency. Communications between agency members and agency staff shall not be prohibited. Any communication received by an agency member from a person unrelated to the applicant or party opposing the application shall be reported to the Executive Director and a written summary of such communication shall be made part of the certificate of need file.
- (2) All communications between the contact person or legal counsel for the applicant and the Executive Director or agency staff after an application is deemed complete and placed in the review cycle are prohibited unless submitted in writing or confirmed in writing and made part of the certificate of need application file. Communications for the purposes of clarification of facts and issues that may arise after an application has been deemed complete and initiated by the Executive Director or agency staff are not prohibited.

Mr. John Wellborn February 25, 2014 Page 4

Should you have any questions or require additional information, please do not hesitate to contact this office.

Sincerely,

Phillip M. Earhart

Health Services Development Examiner

**PME** 

Enclosure

# ORIGINAL-SUPPLEMENTAL-1

TriStar Summit Medical ctr.

CN1402-004

# DSG Development Support Group

February 21, 2014

Phillip M. Earhart, HSD Examiner Tennessee Health Services and Development Agency Andrew Jackson Building, 9<sup>th</sup> Floor 502 Deaderick Street Nashville, TN 37243

RE:

CON Application CN1402-004 TriStar Summit Medical Center

Dear Mr. Earhart:

This letter responds to your recent request for additional information on this application. The items below are numbered to correspond to your questions. They are provided in triplicate, with affidavit.

#### Filing Fee

1. The filing fee check from the applicant in the amount of \$4,609.00 is noted. However, it appears the filing fee is \$4,069, a difference of \$540.00. Please note a refund of \$540.00 will be requested on behalf of the applicant.

Thank you for noticing the transposition of digits. Summit will look forward to receiving the refund.

2. Section A, Applicant Profile, Item 3

Please provide a correct contact phone number for HCA Health Services of Tennessee, Inc. and submit a replacement page. The phone number provided is for Horizon Medical Center located in Dickson, Tennessee.

Please see revised page 1R, attached after this page. The revised phone number is for Summit Medical Center administration, which is the appropriate number for CON purposes.

3. Section A, Applicant Profile, Item 9
a. There appears to be a typo in the number of staffed beds for ICU/CCU.
Please correct and submit a replacement page.

The correct number is 24 rather than 124 ICU beds. Also, Summit fully staffs its 24 OB beds. Revised page 3R is attached following this page, showing that all licensed beds are fully staffed.

#### PART A

#### 1. Name of Facility, Agency, or Institution

Summit Medical Center		
Name		
5655 Frist Boulevard		Davidson
Street or Route		County
Hermitage	TN	37076
City	State	Zip Code

#### 2. Contact Person Available for Responses to Questions

John Wellborn	Consultant		
Name	Title		
Development Support Group	jwdsg@comcast.net		
Company Name	E-Mail Address		
4219 Hillsboro Road, Suite 210	Nashville	TN	37215
Street or Route	City	State	Zip Code
CON Consultant	615-665-2022		615-665-2042
Association With Owner	Phone Number		Fax Number

#### 3. Owner of the Facility, Agency, or Institution

HCA Health Services of Tennessee, Inc.		615-316-4902
Name		Phone Number
Same as in #1 above		
Street or Route		County
Hermitage	TN	37076
City	State	Zip Code

#### 4. Type of Ownership or Control (Check One)

		F. Government (State of TN or	
A. Sole Proprietorship		Political Subdivision)	
B. Partnership		G. Joint Venture	
C. Limited Partnership		H. Limited Liability Company	
D. Corporation (For-Profit)	Х	I. Other (Specify):	
E. Corporation (Not-for-Profit)			

PUT ALL ATTACHMENTS AT THE BACK OF THE APPLICATION IN ORDER AND REFERENCE THE APPLICABLE ITEM NUMBER ON ALL ATTACHMENTS

9. Bed Complement Data)
(Please indicate current and proposed distribution and certification of facility beds.)

(Please indicate current an	proposeu	CON	congre	June	TOTAL
		approved		D. J.	Beds With
	Current	beds	C4 66 1	Beds	Current &
	Licensed	(under	Staffed	Proposed	Proposed
	Beds	construct.)	Beds	(Change)	Project
A. Medical	118		118	+8	126
B. Surgical			-		
C. Long Term Care Hosp.					
D. Obstetrical	24		24		24
E. ICU/CCU	24		24		24
F. Neonatal	10		10		10
G. Pediatric					
H. Adult Psychiatric					
I. Geriatric Psychiatric					
J. Child/Adolesc. Psych.					
K. Rehabilitation	12		12		12
L. Nursing Facility					
(non-Medicaid certified)					
M. Nursing Facility Lev.					
1 (Medicaid only)					
N. Nursing Facility Lev.					
2 (Medicare only)					
O Nursing Facility Lev. 2					
(dually certified for					
Medicare & Medicaid)					
P. ICF/MR					
Q. Adult Chemical					
Dependency					
R. Child/Adolescent					
Chemical Dependency					
S. Swing Beds					
T. Mental Health					
Residential Treatment					
U. Residential Hospice					
TOTAL	188		188	+8	196

10. Medicare Provider Number:	440150
Certification Type:	general hospital
11. Medicaid Provider Number:	44-0205
Certification Type:	general hospital

12. & 13. See page 4



Page Two February 21, 2014

# b. There appear to be four (4) unstaffed obstetrical beds. Please discuss the status and plan for these four (4) unstaffed beds. Are there any other unstaffed licensed beds?

These beds are currently being staffed. This was a typographical oversight. In addition, there are no other unstaffed licensed beds. A revised page 3R is attached preceding this page, in response to question 3b.

#### 4. Section A, Applicant Profile, Item 13

The applicant's contractual relationships with AmeriGroup, United Community Healthcare Plan and TennCare Select are noted. However, new TennCare contracts will take effect January 1, 2015 with full statewide implementation for AmeriGroup, BlueCare Tennessee and United Healthcare. Please indicate if the applicant intends to contract with BlueCare Tennessee. If so, what stage of contract discussions is the applicant involved with BlueCare Tennessee?

Our intent is to be in-network with BlueCare Tennessee and negotiations are underway in order to be effective by January 1, 2015.

#### 5. Section B, Project Description, Item II A.

The total construction cost of \$1,161,143 in Table Two appears to be incorrect. Please revise.

Revised pages 11R and 38R (both of which contained Table Two) are attached following this page. These change the typographical error from \$1,161,143 to \$1,161,133 to agree with the narrative and elsewhere.

#### 6. Section B, Project Description, Item III.B.1

The round trip mileage and drive times in table five is noted. However, there appears to be errors in the table. Please verify all calculations, and resubmit if necessary.

The hospital specific data is correct but the averages lines are not. Attached following this page is revised page 18R simplifying the table and correcting it. Also attached is revised page 16R which references average driving distances and times.

APPLICANTS WITH HOSPITAL PROJECTS (CONSTRUCTION COST IN EXCESS OF \$5 MILLION) AND OTHER FACILITY PROJECTS (CONSTRUCTION COST IN EXCESS OF \$2 MILLION) SHOULD COMPLETE THE SQUARE FOOTAGE AND COSTS PER SQUARE FOOTAGE CHART...

Not applicable; the project cost is below that review threshold.

## PLEASE ALSO DISCUSS AND JUSTIFY THE COST PER SQUARE FOOT FOR THIS PROJECT.

The estimated \$1,163,133 renovation cost of the project is approximately \$157 per SF--with the bed wing averaging approximately \$224 PSF, and the Sleep Lab MOB renovation averaging approximately \$59 PSF (these are rounded numbers).

Table Two: Construction Cost PSF			
Component	<b>Construction Cost</b>	SF of Renovation	Construction Cost PSF
7 <sup>th</sup> Floor Beds	\$984,973	4,406	\$223.55
Sleep Lab	\$176,160	3,000	\$58.72
Total Project	\$1,161,133	7,406	\$156.78

The 2010-12 hospital construction projects approved by the HSDA had the following costs per SF. The Summit project's bed wing construction cost of approximately \$224 PSF is below the 3<sup>rd</sup> quartile average Statewide. The project's overall total construction cost average of approximately \$157 PSF is below the Statewide median.

Table Three: Hospital Construction Cost Per Square Foot Applications Approved by the HSDA Years: 2010 – 2012				
Renovation New Construction Total Construction				
1st Quartile	\$99.12/sq ft	\$234.64/sq ft	\$167.99/sq ft	
Median	\$177.60/sq ft	\$259.66/sq ft	\$235.00/sq ft	
3 <sup>rd</sup> Quartile	\$249.00/sq ft	\$307.80/sq ft	\$274.63/sq ft	

Source: Health Services and Development Agency website, 2014

C(II).3. DISCUSS AND DOCUMENT THE REASONABLENESS OF THE PROPOSED PROJECT COSTS. IF APPLICABLE, COMPARE THE COST PER SQUARE FOOT OF CONSTRUCTION TO SIMILAR PROJECTS RECENTLY APPROVED BY THE HSDA.

The estimated \$1,163,133 renovation cost of the project is approximately \$157 per SF--with the bed wing averaging approximately \$224 PSF, and the Sleep Lab MOB renovation averaging approximately \$59 PSF (these are rounded numbers).

Table Two (Repeated): Construction Cost PSF				
Component	<b>Construction Cost</b>	SF of Renovation	Construction Cost PSF	
7 <sup>th</sup> Floor Beds	\$984,973	4,406	\$223.55	
Sleep Lab	\$176,160	3,000	\$58.72	
Total Project	\$1,161,133	7,406	\$156.78	

The 2010-12 hospital construction projects approved by the HSDA had the following costs per SF. The Summit project's bed wing construction cost of approximately \$224 PSF is below the 3<sup>rd</sup> quartile average Statewide. The project's overall total construction cost average of approximately \$157 PSF is below the Statewide median.

Table Three (Repeated): Hospital Construction Cost Per Square Foot					
Applications Approved by the HSDA					
Years: 2010 – 2012					
	Renovation	New Construction	Total Construction		
1st Quartile	\$99.12/sq ft	\$234.64/sq ft	\$167.99/sq ft		
Median	\$177.60/sq ft	\$259.66/sq ft	\$235.00/sq ft		
3 <sup>rd</sup> Quartile	\$249.00/sq ft	\$307.80/sq ft	\$274.63/sq ft		

Source: Health Services and Development Agency website, 2014

B.III.B.1. DESCRIBE THE RELATIONSHIP OF THE SITE TO PUBLIC TRANSPORTATION ROUTES, IF ANY, AND TO ANY HIGHWAY OR MAJOR ROAD DEVELOPMENTS IN THE AREA. DESCRIBE THE ACCESSIBILITY OF THE PROPOSED SITE TO PATIENTS/CLIENTS.

Summit Medical Center is located in Hermitage, on the far eastern edge of Davidson County near the Wilson County line. The hospital is on the west side of Old Hickory Boulevard / Highway 45, approximately one mile north of Exit 221 from I-40, and is visible from that exit. Summit serves patients primarily from eastern Davidson County and western Wilson County. Interstate I-40 and U.S. Highway 70, which run east and west between Nashville and Lebanon, are the service area's principal east-west roadways; Old Hickory Boulevard is one of the service area's major roadways running north-south beside the Summit campus.

Summit is very accessible to western Wilson County, as well as to eastern Davidson County between Old Hickory Lake (the Cumberland River) and the areas west, north, and east of Percy Priest Lake. The rapidly growing Mt. Juliet community is the fastest growing sector of western Wilson County; and Mt. Juliet is much closer to Summit Medical Center (6.9 miles; 15 minutes) than it is to University Medical Hospital in Lebanon (13.2 miles; 19 minutes).

Table Five: Round-Trip Mileage and Drive Times Between Hermitage and Other Medical-Surgical Beds In the Primary Service Area				
Location of Medical-Surgical Beds	Mileage 1-Way	Time 1-Way	Mileage Rd-Trip	Time Rd-Trip
Centennial Medical Center	13.6	19 min.	27.2	38 min.
Metro NV General Hospital	13.8	19 min.	27.6	38 min.
Saint Thomas Midtown Hospital	13.1	17 min.	26.2	34 min.
Saint Thomas West Hospital	16.8	21 min.	33.6	42 min.
Skyline Medical Center, Nashville	16.8	20 min.	17.5	40 min.
Southern Hills Medical Center	11.1	18 min.	22.2	36 min.
The Center for Spinal Surgery	13.3	18 min.	26.6	36 min
Vanderbilt Medical Center	13.4	18 min.	26.8	36 min.
University Medical Center (UMC)	21.5	24 min.	43.0	48 min
Averages	14.8 mi.	19.3 min.	29.6 mi.	38.7 min.

Source: Google Maps, January 2014. All facilities are in Davidson County, except UMC, which is in Lebanon, Wilson County.



#### No Reasonable Alternatives at Other Hospitals in the Primary Service Area

While there are some underutilized hospital beds reported in Davidson County and Wilson County, the applicant does not regard them as viable options for residents of high-growth suburbs. Several factors should be considered.

First, Summit is in Hermitage, in far eastern Davidson County. It is an *average* of almost 30 miles and 39 minutes' *round trip* drive to and from alternative hospitals in its primary service area. That is too long a travel time for many suburban families who need to travel to and from hospitalized family members every day. Summit Medical Center was originally approved so that Hermitage area residents would not be forced into such long travel times to older hospitals. The same is true of all the suburban hospitals ringing the Nashville metropolitan area. As Nashville's population grows and its traffic increases, the need to widely distribute beds to suburban growth areas of the city also increases. The CON Board has historically recognized this need, by repeatedly approving expansions of services and beds at suburban hospitals.

Second, Summit estimates that approximately 80% of its admitting physicians now practice primarily or almost exclusively at Summit. Most cannot practice productively at multiple hospitals that are a long drive from Summit. It is problematic to ask unwilling patients to change physicians or service sites, simply to be able to fill up distant hospital beds. So there is a need to maintain reasonable bed availability in Hermitage, for those patients whose physicians can care for them only at Summit. While many patients can wait for an admission, many others cannot--for example, many medical patients and those with emergency surgeries. Suburban bed need should be locally met.

Page Three February 21, 2014

7. Section B, Project Description, Item IV.

The floor plan for the proposed project is noted. However, please include the floor plan for the 7<sup>th</sup> floor which will indicate the relation of the proposed project to nursing stations, ancillary services, etc. When providing the floor plan, please outline the location of the proposed project.

A floor plan of the entire floor is attached following this page.

8. Need, Item 1. (Service Specific Criteria-Construction, Renovation, Expansion and replacement of Health Care Institutions)

Please address the criteria for Construction, Renovation, Expansion and replacement of Health Care Institutions.

Responses are attached after this page, following Summit's seventh floor plan. The response page is numbered as page 23a-Supplemental.

9. Need, Item 1. (Service Specific Criteria-Acute Care Bed Services, #1)

a. Table six is noted on page 20. The table is labeled "minimal impact of two additional beds on services area hospital bed complements". Please clarify if the table should be for eight (8) beds instead.

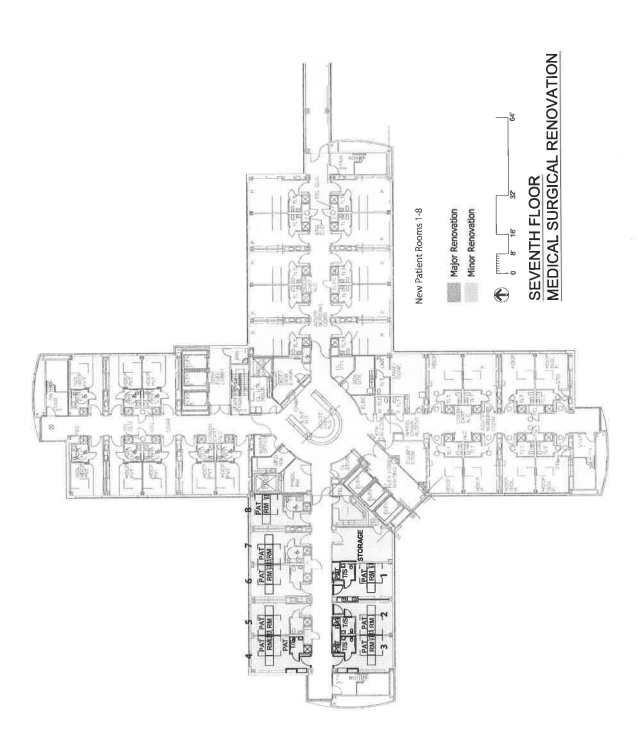
Yes; that was a typographical error. Attached after this page, following the supplemental criteria referenced in question 8 above, is a revised page 20R.

b. Please indicate the 2012 licensed occupancy of inpatient medical surgical beds for each of the HCA hospitals in the applicant's service area.

Please see the attached utilization and occupancy table after this page, following page 20R.



SUPPLEMENTAL





#### CN1402-004

#### Summit Medical Center--Addition of Eight Medical-Surgical Beds Response to Supplemental Question #8

Project-Specific Review Criteria: Construction, Renovation, Expansion, and Replacement of Health Care Institutions

1. Any project that includes the addition of beds, services, or medical equipment will be reviewed under the standards for those specific activities.

The applicant has addressed the specific Guidelines for Growth review criteria for the addition of licensed hospital beds, immediately preceding this response.

2. For relocation or replacement of an existing licensed healthcare institution:

a. The applicant should provide plans which include costs for both renovation and relocation, demonstrating the strengths and weaknesses of each alternative.

b. The applicant should demonstrate that there is an acceptable existing or projected future demand for the proposed project.

Criteria 3a and 3b are not applicable. This project will not relocate or replace a licensed institution.

3. For renovation or expansion of an existing licensed healthcare institution:

a. The applicant should demonstrate that there is an acceptable existing demand for the proposed project.

In Section B.II.C above (Project Need) and in Table 10, page 32, the applicant presents data demonstrating that the proposed expanded medical-surgical bed complement will be utilized at and above 80% average occupancy during its first two years of operation, CY2015 and CY2016.

b. the applicant should demonstrate that the existing physical plant's condition warrants major renovation or expansion.

This criterion is not applicable because the expansion has nothing to do with the physical plant's condition.

#### C(I) NEED

- C(I).1. DESCRIBE THE RELATIONSHIP OF THIS PROPOSAL TO THE IMPLEMENTATION OF THE STATE HEALTH PLAN AND TENNESSEE'S HEALTH: GUIDELINES FOR GROWTH.
- A. PLEASE PROVIDE A RESPONSE TO EACH CRITERION AND STANDARD IN CON CATEGORIES THAT ARE APPLICABLE TO THE PROPOSED PROJECT. DO NOT PROVIDE RESPONSES TO GENERAL CRITERIA AND STANDARDS (PAGES 6-9) HERE.
- B. APPLICATIONS THAT INCLUDE A CHANGE OF SITE FOR A HEALTH CARE INSTITUTION, PROVIDE A RESPONSE TO GENERAL CRITERION AND STANDARDS (4)(a-c).

#### Project-Specific Review Criteria--Acute Care Bed Services

From an areawide planning standpoint, this project adds a negligible number of acute care beds. It increases service area's acute care beds by only 8 beds--an insignificant change of one-fifth of one percent of the service area's total 3,999 licensed hospital beds (all licensed acute care beds), and three-fourths of 1% of the bed surplus projected by the Department of Health for CY 2018.

1. The following methodology should be used and the need for hospital beds should be projected four years into the future from the current year...(guidelines detail the steps of the bed need projection methodology; see pp. 15-16 of Guidelines for Growth.)

The Tennessee Department of Health's most recently issued bed need projection (for 2014-2018) is provided following this response. It indicates a surplus of 1,053 acute care hospital beds of all types in the project's service area, Davidson and Wilson Counties. This project would increase the surplus by approximately three-fourths of one percent.

Table Six: Minimal Impact of Eight Additional Beds					
On Service Area Hospital Bed Complements					
		D 10 1	D 1	% of	0/ CD 1
	Licensed Beds	Bed Surplus 2018	Proposed New Beds	Licensed Beds	% of Bed Surplus
				less than ¼ of	77.1
Davidson Co.	3,754	940	+8	1%	less than 1%
Wilson Co.	245	113	0	0	0
Primary					
Service Area	3,999	1,053	+8	1/5 of 1%	3/4 of 1%

Source: TN Department of Health Hospital Bed Need Projection, 2014-2018.

Response to Supplemental Question 9(b)  HCA Davidson County Hospitals  Medical-Surgical Admissions & Occupancy in CY2013						
	Licensed Beds*	Admissions	Patient Days	Occupancy %		
Centennial Medical Center	240	17,094	68,042	77.7%		
Skyline Medical Center	134	8,361	34,583	70.7%		
Southern Hills Medical Center	53	3,267	12,227	63.2%		
Summit Medical Center	110	7,589	31,294	77.9%		
Total	537	36,311	146,146	74.6%		

Source: Hospital Management \*Medical-Surgical classified beds only

c. On page 20 of the application, it is noted there is a surplus of 1,053 acute care hospital beds in the proposed service area. With this in mind, has the applicant considered de-licensing eight (8) inpatient med surgical beds at another HCA owned hospital in the service area so that eight (8) additional medical surgical beds are not added to a service area that already has a surplus of medical surgical beds? Please discuss.

De-licensing beds at another HCA facility is not a viable option. As shown in the previous chart, the average occupancy for all HCA facilities in Davidson County is 74.6%, with only one hospital (Southern Hills) being below 70% occupancy. De-licensing 8 beds from another HCA hospital does not allow for efficient occupancy of patients in their service area. Although the average occupancy is below 80%, it does not take into account peak occupancy times throughout the year.

10. Section C, Need, Item 4.A.

Table eight on page 28 of the demographic characteristics of the Primary service area counties is noted. However, please revise table eight using Tennessee Department of Health 2013 population statistics from the following web-site:

 $\frac{http://health.state.tn.us/statistics/pdffiles/CertNeed/Population\_Projections\_2}{010\text{-}20.pdf}$ 

In reviewing this table the applicant noted that its Statewide population data was not for 2014 and 2018, as were all other entries in this table. Attached following this page are revised pages 27R-28R correcting those entries.

The applicant has used TDH's September 2013 population projection series, which incorporates the 2010 U.S. Census findings and replaces the 2008 series formerly used for State purposes.

11. Section C. Economic Feasibility Item 1 (Project Cost Chart) and Item 3
The Architect's letter in the attachments is noted. However, please clarify the reason 4,406 SF of construction area at a cost of \$1,161,133 is listed rather than 7,406 square feet.

Attached following this page is a revised letter that includes the MOB space.



## C(I).4.A DESCRIBE THE DEMOGRAPHICS OF THE POPULATION TO BE SERVED BY THIS PROPOSAL.

Please refer to Table Eight on the following page. The county-based primary service area is increasing in population. The State projects that the total population will increase by 4.5% between 2014 and 2018, compared to 3.7% for the State in that period. The elderly 65+ population will increase by 13.2%, compared to 16.1% for the State in that period. The primary service area's income, poverty and TennCare profiles differ somewhat from the State average, with Wilson County being significantly higher in household income, and significantly lower in poverty rate, and TennCare enrollment percentages, than Davidson County.

# Table Eight (Revised): Demographic Characteristics of Primary Service Area Counties Summit Medical Center 2014-2018

2014 2010					
Demographic	Davidson County	Wilson County	PRIMARY SERVICE AREA	STATE OF TENNESSEE	
Median Age-2010 US Census	33.9	39.3	36.6	38.0	
Total Population-2014	656,385	124,073	780,458	6,588,698	
Total Population-2018	682,330	133,357	815,687	6,833,509	
Total Population-% Change 2014 to 2018	4.0%	7.5%	4.5%	3.7%	
Age 65+ Population-2014	74,375	17,944	92,319	981,984	
% of Total Population	11.3%	14.5%	11.8%	14.9%	
Age 65+ Population-2018	85,594	21,745	107,339	1,102,413	
% of Population	12.5%	16.3%	13.2%	16.1%	
Age 65+ Population- % Change 2014-2018	15.1%	21.2%	16.3%	12.3%	
Median Household Income	\$46,676	\$61,353	\$54,015	\$44,140	
TennCare Enrollees (9/13)	119,726	14,575	134,301	1,198,663	
Percent of 2013 Population Enrolled in TennCare	18.2%	11.7%	17.2%	18.2%	
Persons Below Poverty Level (2014)	121,431	11,539	132,970	1,139,845	
Persons Below Poverty Level As % of Population (US Census)	18.5%	9.3%	17.0%	17.3%	

Sources: TDH Population Projections, May 2013; U.S. Census QuickFacts TennCare Bureau. PSA data is unweighted average or total of county data. NR means not reported in U.S. Census source document.

February 20, 2014

Mr. Jeff Whitehorn, CHE Chief Executive Officer Summit Medical Center 5655 Frist Boulevard Hermitage, TN 37076

Subject:

**Verification of Construction Cost Estimates** 

7<sup>th</sup> Floor 8-Bed Med/Surg Unit

Summit Medical Center Hermitage, Tennessee

GS&P Project No. 29963.00 / 0.1

Gresham, Smith and Partners, Inc., an architectural/engineering firm in Nashville, Tennessee, has reviewed the cost data provided by HCA for the above-referenced project, for which this firm has provided a preliminary design. The stated renovated construction cost for this 7,606 SF area is \$1,161,133. [In providing options of probably construction cost, the Client understands that the Consultant has no control over the cost or availability of labor, equipment or materials, or over market conditions or the Contractor's method of pricing, and that the Consultant's options of probable construction costs are made on the basis of the Consultant's professional judgment and experience. The Consultant makes no warrant, express or implied, that the bids or the negotiated cost of the Work will not vary from the Consultant's opinion of probable construction cost.]

It is our opinion that at this time, the projected renovated construction cost is reasonable for this type and size of project and compares appropriately with similar projects in this market.

The building codes applicable to this project will be:

International Building Code, 2006
NFPA 101 Life Safety Code, 2006
FGI Guidelines for Design & Construction of Healthcare Facilities, 2010
ANSI-117.1, 2003

Sincerely.

Kenneth A. Priest, AIA, NCARB, LEED AP

License No. 16010

bma

Page Five February 21, 2014

12. Section C, Economic Feasibility, Item 5

Table Eleven consisting of Charges, Deductions, Net Charges and Net operating Income is noted. However, there appears to be a calculation error in the average gross charge per day for CY2017. Please revise.

In Year Two, two digits were transposed as a typographical error. Attached after this page is a revised page 44R changing \$13,429 to \$13,249.

13. Section C, Economic Feasibility, Item 6.B

The applicant refers to table thirteen. Please provide the referenced table.

Table Thirteen, Most Frequent Charges, is attached after this page, following revised page 44R. It is paginated as page 46a.

14. Section C, Economic Feasibility, Item 10

The applicant's financial documents are noted. Please clarify if the documents are audited.

The hospital's statements are not audited. HCA does not audit financial statements at the hospital level. HCA does audits on its consolidated financial statements.

15. Section C, Orderly Development, Item 7 (d)
The copy of the most recent licensure inspection dated March 6, 2007 is noted. Please clarify if there have been any licensure surveys or inspections since March 6, 2007 by the State of Tennessee. If so, please provide a copy.

Attached is an occupancy approval notice from Metro Nashville & Davidson County after inspecting recently completed construction on the third and fourth floors. However, there has not been a TDOH facility-wide inspection since the 2007 report.

Thank you for your assistance. We hope this provides the information needed to accept the application into the next review cycle. If more is needed please FAX or telephone me so that we can respond in time to be deemed complete.

Respectfully,

ohn Well Com

John Wellborn Consultant

C(II).5. PLEASE IDENTIFY THE PROJECT'S AVERAGE GROSS CHARGE, AVERAGE DEDUCTION FROM OPERATING REVENUE, AND AVERAGE NET CHARGE.

Table Eleven: Charges, Deductions, Net Charges, Net Operating Income				
	CY2016	CY2017		
Admissions	140	190		
Patient Days	476	646		
Average Gross Charge Per Day	\$12,824	\$13,249		
Average Gross Charge Per Admission	\$43,600	\$45,047		
Average Deduction from Operating Revenue Per Day	\$10,347	\$10,709		
Average Deduction from Operating Revenue Per Admiss.	\$35,179	\$36,411		
Average Net Charge (Net Operating Revenue) Per Day	\$2,477	\$2,540		
Average Net Charge (Net Operating Revenue) Per Admiss.	\$8,421	\$8,637		
Average Net Operating Income after Expenses, Per Day	\$242	\$385		
Average Net Operating Income after Expenses, Per Admiss.	\$823	\$1,309		

Source: Projected Data Chart, by hospital management.

C(II).6.A. PLEASE PROVIDE THE CURRENT AND PROPOSED CHARGE SCHEDULES FOR THE PROPOSAL. DISCUSS ANY ADJUSTMENT TO CURRENT CHARGES THAT WILL RESULT FROM THE IMPLEMENTATION OF THE PROPOSAL. ADDITIONALLY, DESCRIBE THE ANTICIPATED REVENUE FROM THE PROPOSED PROJECT AND THE IMPACT ON EXISTING PATIENT CHARGES.

The project's most frequent charges for medical-surgical admissions are shown in response to C(II).6.B below. The addition of the proposed eight beds will not affect any hospital charges. Medical-surgical admissions tend to operate with a positive revenue margin, making it unnecessary to shift costs to other hospital services. This eight-bed addition is projected to have a positive revenue margin.

February 21, 2014 3:50pm

# Table Thirteen: Summit Medical Center Most Frequent Admimssions Diagnoses and Average Gross Charges Current and Proposed

DRG Code	DRG Description	Current Medicare Allowable	Average Gross Charge	_	Yr 2 Average Gross Charge
190	Ch obst pulm dis w MCC	\$6,667	\$37,858	\$39,183	
191	Ch obst pulm dis w CC	\$5,320	\$31,711	\$32,821	\$33,969
194	Simp pneu/pleu w CC	\$5,564	\$32,119	\$33,243	\$34,406
	Heart fail/shock w MCC	\$8,559	\$46,522	\$48,151	\$49,836
292	Heart fail/shock w CC	\$5,659	\$27,996	\$28,976	\$29,990
392	Esoph, GE dig dis wo MCC	\$4,211	\$23,729	\$24,560	\$25,419
470	Maj join rep/reat LE w/o M	\$11,741	\$66,620	\$68,952	\$71,365
603	Cellulitis w/o MCC	\$4,784	\$22,900	\$23,701	\$24,531
690	Kidney/UTI wo MCC	\$4,380	\$25,167	\$26,048	\$26,960
871	SEPTI/SEPS WO MV96+HR WMCC	\$10,549	\$63,211	\$65,424	\$67,713

Source: Hospital Management



## METROPOLITAN GOVERNME

LE AND DAVIDSON COUNTY

DEPARTMENT OF CODES & BUILDING SAFETY

OFFICE ADDRESS
METRO OFFICE BUILDING -- 3rd FLOOR
800 SECOND A VENUE, SOUTH
NASHVILLE, TENNESSEE 37210

MAILING ADDRESS
POST OFFICE BOX 196300
NASHVILLE, TENNESSEE 37219-6300
TELEPHONE (615) 862-6500
FACSIMILE (615) 862-6514
www.nashville.gov/codes

January 30, 2014

BATTEN & SHAW INC 107 MUSIC CITY CIRCLE, SUITE 300 NASHVILLE, TN 37214

RE:

FINAL USE AND OCCUPANCY

5655 Frist Blvd, HERMITAGE, TN 37076

Map/Parcel No: 08600006400 Building Permit: 201225953 Issued: September 18, 2013

#### Gentlemen:

The Department of Codes and Building Safety and other required Metropolitan Departments have inspected the recent rehab in Third Floor patient rooms and nurse station at "Summit Medical Center" at the above location.

Through routine inspections and visual observations it has been determined that the work performed substantially complies with the applicable codes and ordinances of the Metropolitan Government of Nashville and Davidson County. Therefore, we hereby approve it for Final Use and Occupancy. However, granting of the Final Use and Occupancy in no way relieves the contractors of their responsibility for any work performed not in accordance with applicable codes and ordinances.

Thank you for your cooperation.

Very truly yours,

Wade Hill

**Assistant Director** 

WH: wbs

CC:

Map/Parcel File

### **AFFIDAVIT**

STATE OF TENNESSEE
COUNTY OFDAVIDSON
NAME OF FACILITY: SUMMIT MEDICAL CENTER
I, <u>JOHN WELLBORN</u> , after first being duly sworn, state under oath that I am the applicant named in this Certificate of Need application or the lawful agent thereof, that I have reviewed all of the supplemental information submitted herewith, and that it is true,
STATE OF TENNESSEE NOTARY PUBLIC TO
Sworn to and subscribed before me, a Notary Public, this the 21 <sup>5</sup> day of Feb., 2014, witness my hand at office in the County of Avidson, State of Tennessee.
My commission expires November 5, 2014.

HF-0043

Revised 7/02

# ORIGINAL-SUPPLEMENTAL-2

TriStar Summit Medical ctr.

CN1402-004

BOLEMENTAL

February 26. 2014

Phillip M. Earhart, HSD Examiner Tennessee Health Services and Development Agency Andrew Jackson Building, 9<sup>th</sup> Floor 502 Deaderick Street Nashville, TN 37243

RE:

CON Application CN1402-004 TriStar Summit Medical Center

Dear Mr. Earhart:

This letter responds to your second request for additional information on this application. The items below are numbered to correspond to your questions. They are provided in triplicate, with affidavit.

1. Section B, Project Description, Item III.B.1

The revised round trip mileage and drive times in table five is noted. However, there appears to be an error in the table for the mileage roundtrip calculation for Skyline Medical Center, Nashville. Please verify all calculations, and resubmit if necessary. Also, please update page 16R of the referenced roundtrip average.

All entries in Table Five and the statements on page 16R are correct, except for that single Table Five entry for Skyline's round trip mileage. It was mistyped when transferring the statistics from the Excel spreadsheet where the averages were calculated.

Attached after this page is revised page 18R-Second Supplemental, with that incorrect entry of 17.5 miles corrected to 33.6 miles. The Table Five average mileages, and the narrative on page 16R, were submitted correctly in the first supplemental response and do not need correction.

B.III.B.1. DESCRIBE THE RELATIONSHIP OF THE SITE TO PUBLIC TRANSPORTATION ROUTES, IF ANY, AND TO ANY HIGHWAY OR MAJOR ROAD DEVELOPMENTS IN THE AREA. DESCRIBE THE ACCESSIBILITY OF THE PROPOSED SITE TO PATIENTS/CLIENTS.

Summit Medical Center is located in Hermitage, on the far eastern edge of Davidson County near the Wilson County line. The hospital is on the west side of Old Hickory Boulevard / Highway 45, approximately one mile north of Exit 221 from I-40, and is visible from that exit. Summit serves patients primarily from eastern Davidson County and western Wilson County. Interstate I-40 and U.S. Highway 70, which run east and west between Nashville and Lebanon, are the service area's principal east-west roadways; Old Hickory Boulevard is one of the service area's major roadways running north-south beside the Summit campus.

Summit is very accessible to western Wilson County, as well as to eastern Davidson County between Old Hickory Lake (the Cumberland River) and the areas west, north, and east of Percy Priest Lake. The rapidly growing Mt. Juliet community is the fastest growing sector of western Wilson County; and Mt. Juliet is much closer to Summit Medical Center (6.9 miles; 15 minutes) than it is to University Medical Hospital in Lebanon (13.2 miles; 19 minutes).

Table Five: Round-Trip Mileage and Drive Times Between Hermitage and Other Medical-Surgical Beds In the Primary Service Area					
Detrion Marining with Coner Marin	Mileage	Time	Mileage	Time	
Location of Medical-Surgical Beds	1-Way	1-Way	Rd-Trip	Rd-Trip	
Centennial Medical Center	13.6	19 min.	27.2	38 min.	
Metro NV General Hospital	13.8	19 min.	27.6	38 min.	
Saint Thomas Midtown Hospital	13.1	17 min.	26.2	34 min.	
Saint Thomas West Hospital	16.8	21 min.	33.6	42 min.	
Skyline Medical Center, Nashville	16.8	20 min.	33.6	40 min.	
Southern Hills Medical Center	11.1	18 min.	22.2	36 min.	
The Center for Spinal Surgery	13.3	18 min.	26.6	36 min	
Vanderbilt Medical Center	13.4	18 min.	26.8	36 min.	
University Medical Center (UMC)	21.5	24 min.	43.0	48 min	
Averages	14.8 mi.	19.3 min.	29.6 mi.	38.7 min.	

Source: Google Maps, January 2014. All facilities are in Davidson County, except UMC, which is in Lebanon, Wilson County.

Page Two February 26, 2014

2. Need, Item 1. (Service Specific Criteria-Construction, Renovation, Expansion and replacement of Health Care Institutions) 3.a.

The applicant references table 10 on page 32 and states the proposed expanded medical-surgical bed complement will be utilized at and above 80% average occupancy during the first two years of occupancy. However, 23-hour observation beds should not be included in the occupancy calculations. Since 23 hour observation beds are not counted as medical-surgical beds, please exclude those beds and revise the total occupancy percentages for years 2011-2014, and Project Year One and Project Year Two. In addition, please revise your narrative response and submit a revised page 23R.

Table Ten provided <u>two</u> occupancy statistics: (a) occupancy based on licensed bed days for patients admitted with a status of "inpatient", and (b) occupancy based on licensed bed days for both patients admitted with a status "inpatient" and the status of "23-hour observation." Summit's observation patients are cared for in licensed medical-surgical beds and Summit does not have a dedicated observation unit. The table appears to need no amendment.

The page 15 bed use line graph and bed need narratives around that graph in Section B. II.C reflect licensed beds' actual occupancies by both inpatients and observation patients, depicting the actual daily census. It is Summit's case for adding capacity, and appears not to need any amendment.

3. Need, Item 1. (Service Specific Criteria-Acute Care Bed Services, #1)
a. The table of 2012 licensed occupancy of inpatient medical surgical beds for each of the HCA hospitals in the applicant's service area is noted. However, please clarify if the table includes 23 hour observation beds. If so, please provide a revised table minus 23 hour observation beds.

That supplemental table does not include observation beds or observation days. It included only HCA's licensed, operational medical-surgical beds.

February 27, 2014 8:00am

Page Three February 26, 2014

b. The applicant states the de-licensing of eight (8) beds from another HCA hospital is not a viable option since the average occupancy of all HCA facilities in Davidson County is 74.5% and does not take into account peak times of the year. However, please explain the reason eight beds could not be de-licensed from Skyline Medical Center's Madison campus located in Davidson County. According to the 2012 Joint Annual Report, Skyline Madison is licensed for 172 beds, but only staffs 110 beds. The licensed occupancy in 2012 of Skyline Madison campus was 40.2%.

Of the 172 currently licensed beds at Skyline Madison, 121 are used for psychiatric/chemical dependency services and 16 by Alive Hospice for hospice services to the community--all of which are being utilized. The remaining 35 licensed beds have not been in service for several years, and are being held for future use by Skyline. HCA has previously de-licensed beds in other projects, but is not proposing to do so in this project.

c. Please also clarify if the 2013 average occupancy of 74.5% of all HCA facilities in Davidson County included the Skyline Madison campus.

It did not include Skyline Madison because Skyline Madison is now dedicated only to behavioral patient care, e.g., psychiatric and chemical dependency beds. The data submitted concerned utilization of HCA's general acute care facilities/campuses like Summit. The beds are HCA's operational, licensed, medical/surgical bed complements.

4. Section C. Economic Feasibility Item 1 (Project Cost Chart) and Item 3
The revised Architect's letter is noted. However, the referenced sq. ft. is 7,606, rather than 7,406 square feet as mentioned in the application. Please revise.

The requested revised letter is attached after this page.

5. Section C, Economic Feasibility, Item 4

The patient days in the Projected Data Chart of 476 in Year One and 646 in Year Two is noted. However, please clarify if the projected patient days include 23 hour observation beds. If so, please revise the projected data chart to not include 23 hour observation bed in the patient day calculation.

No observation admissions or days were included in the Projected Data Chart.

### **SUPPLEMENTAL-#2**



February 27, 2014 8:00am

February 20, 2014

Mr. Jeff Whitehorn, CHE Chief Executive Officer Summit Medical Center 5655 Frist Boulevard Hermitage, TN 37076

Subject:

**Verification of Construction Cost Estimates** 

7<sup>th</sup> Floor 8-Bed Med/Surg Unit

**Summit Medical Center Hermitage, Tennessee** 

GS&P Project No. 29963.00 / 0.1

Gresham, Smith and Partners, Inc., an architectural/engineering firm in Nashville, Tennessee, has reviewed the cost data provided by HCA for the above-referenced project, for which this firm has provided a preliminary design. The stated renovated construction cost for this 7,406 SF area is \$1,161,133. [In providing options of probably construction cost, the Client understands that the Consultant has no control over the cost or availability of labor, equipment or materials, or over market conditions or the Contractor's method of pricing, and that the Consultant's options of probable construction costs are made on the basis of the Consultant's professional judgment and experience. The Consultant makes no warrant, express or implied, that the bids or the negotiated cost of the Work will not vary from the Consultant's opinion of probable construction cost.]

It is our opinion that at this time, the projected renovated construction cost is reasonable for this type and size of project and compares appropriately with similar projects in this market.

The building codes applicable to this project will be:

International Building Code, 2006 NFPA 101 Life Safety Code, 2006 FGI Guidelines for Design & Construction of Healthcare Facilities, 2010 ANSI-117.1, 2003

Sincerely.

Kenneth A. Priest, AIA, NCARB, LEED AP

License No. 16010

bma